

Austin, Texas, February 23, 1939.
Hon. R. Emmett Morse, Speaker of
the House of Representatives.

Sir: Your Committee on Engrossed
Bills, to whom was referred

H. B. No. 556, A bill to be entitled
"An Act to amend Article 7064, Re-
vised Civil Statutes of Texas, 1925,
as amended by Section 1 of Chapter
258, House Bill No. 441, of the Acts of
the Forty-fifth Legislature of Texas,
1937, and declaring an emergency."

Has carefully compared same and
finds it correctly engrossed.

BRIDGERS, Chairman.

TWENTY-NINTH DAY

(Monday, February 27, 1939)

The House met at 10:00 o'clock a.
m., pursuant to adjournment, and was
called to order by Speaker Morse.

The roll of the House was called,
and the following Members were pres-
ent:

Mr. Speaker	Colson, Mrs.
Allen	Cornett
Allison	Corry
Alsup	Crossley
Anderson	Daniel
Bailey	Davis of Jasper
Baker	Davis of Upshur
of Fort Bend	Dean
Baker of Grayson	Derden
Bell	Dickison
Blankenship	Dickson
Bond	Donaghey
Boyd	Dowell
Boyer	Dwyer
Bradbury	Faulkner
Bradford	Felty
Bray	Ferguson
Bridgers	Fielden
Broadfoot	Fuchs
Brown of Cherokee	Galbreath
Brown	Gilmer
of Nacogdoches	Goodman
Bundy	Gordon, Mrs.
Burkett	Hale
Burney	Hamilton
Cauthorn	Hankamer
Celaya	Hardeman
Chambers	Hardin
Clark	Harp
Cleveland	Harper
Cockrell	Harrell of Bastrop
Coleman	Harrell of Lamar
Colquitt	Harris

Hartzog	Piner
Heflin	Pope
Holland	Ragsdale
Howard	Reader of Bexar
Howington	Reader of Erath
Hull	Reaves
Hunt	Reed
Isaacks	Rhodes
Johnson of Ellis	Riviere
Johnson of Tarrant	Roach
Keith	Roberts
Kennedy	Robinson
Kern	Russell
Kerr	Schuenemann
Kersey	Segrist
Kinard	Shell
King	Skiles
Langdon	Smith of Frio
Lehman	Smith of Hopkins
Leonard	Smith
Leyendecker	of Matagorda
Little	Spencer
Lock	Stinson
Loggins	Stoll
London	Talbert
Mays	Tarwater
McAlister	Taylor
McDaniel	Tennant
McDonald	Thornberry
McFarland	Thornton
McMurry	Turner
McNamara	Vint
Mohrmann	Voigt
Monkhouse	Waggoner
Montgomery	Weldon
Morris	Wells
Newell	Westbrook
Nicholson	White
Oliver	Wilson
Olsen	Wood
Pace	Worley
Petsch	Wright
Pevehouse	

Absent—Excused

Vale

Winfree

A quorum was announced present.

Prayer was offered by Rev. George
W. Coltrin, Chaplain, as follows:

"Lord, we rejoice this morning in
the renewed opportunities for service
that are ours. As we measure our
strength against our problems and
tasks we feel insufficient in our-
selves. We are encouraged in Thy
word to ask wisdom of Thee, and to
pray that Thou wilt overrule our
shortcomings and shape our efforts
to Thy glory. In Christ's name.
Amen."

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence on account of important business:

Mr. Winfree for today, on motion of Mr. Tarwater.

Mr. Vale for today, on motion of Mr. Celaya.

HOUSE BILLS ON FIRST READING

The following House bill, introduced today, was laid before the House, read first time, and referred to the appropriate committee, as follows:

By Mr. Leyendecker:

H. B. No. 797, A bill to be entitled "An Act creating a Special Road Law for Zapata County, Texas, providing that said County may fund or refund the indebtedness outstanding against its Road and Bridge Fund as of January 1, 1939, setting forth the method of operation; validating the indebtedness proposed to be funded or refunded; validating all acts and proceedings heretofore had by the Commissioners Court of said County, and officers thereof, in respect to the funding or refunding of said indebtedness; providing this law shall be cumulative of General Laws on the subject of roads and bridges and General Laws on funding or refunding bonds, not in conflict herewith; enacting provisions incident and relating to the subject and purpose of this Act; repealing all laws in conflict, and declaring an emergency."

Referred to the Committee on Counties.

Mr. Hardeman asked unanimous consent, to introduce, at this time, and have placed on first reading, House Bill No. 798.

There was no objection offered.

The Speaker then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mr. Hardeman:

H. B. No. 798, A bill to be entitled "An Act amending Article 1728 of the Revised Civil Statutes of Texas, 1925, with respect to appellate jurisdiction of the Supreme Court; regulating the form of the order of the Court in respect to the granting, refusing

or dismissing the application for writ of error; repealing all laws and parts of laws in conflict, and declaring an emergency."

Referred to the Committee on Judiciary.

Mr. Brown of Cherokee asked unanimous consent, to introduce, at this time, and have placed on first reading, House Bill No. 799.

There was no objection offered.

The Speaker then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mr. Brown of Cherokee:

H. B. No. 799, A bill to be entitled "An Act making appropriation of certain sums of money, or so much thereof as may be necessary, out of the General Revenue Fund to pay taxes due by the State to certain independent school district, and declaring an emergency."

Referred to the Committee on Appropriations.

RELATIVE TO HOUSE BILL NO. 631

Mr. Skiles asked unanimous consent of the House, to add the words "an emergency and" after the word "create" in the emergency clause, in House Bill No. 631.

There was no objection offered, and it was so ordered.

COMMUNICATION FROM AMERICAN RED CROSS

The following communication was ordered printed in the Journal:

February 23, 1939.

Mr. E. R. Lindley, Chief Clerk, House of Representatives,
Austin, Texas

My Dear Mr. Lindley:

Thank you very much for your letter of February 15th enclosing Resolution No. 34 adopted by the House of Representatives and the Senate of the State of Texas on February 9, 1939.

The fine action of the State of Texas in offering the facilities of the Texas Health Department in providing vaccines or other supplies to the sufferers of the recent earthquake in Chile is deeply appreciated and you may be sure if the American Red

Cross has additional calls for vaccines and other supplies which the Department has on hand it will take occasion to call on the Governor of Texas and the State Health Officer for their assistance. At the present time the supply of vaccines and serums which the American Red Cross sent to Chile seems to be sufficient.

May I again express to you and to the other officials of Texas the very deep appreciation of the American Red Cross.

Sincerely,

ERNEST J. SWIFT,
Vice-Chairman.

OPINION OF ATTORNEY GENERAL

On motion of Mr. Harrell of Lamar, by unanimous consent of the House, the following opinion of the Attorney General was ordered printed in the Journal:

Office of the Attorney General
of Texas

Austin, February 23, 1939.

House of Representatives,
Austin, Texas.

Gentlemen:

Opinion No. O-382

Re: Interpretation of Article 6243-6

We are in receipt of a letter from Honorable E. R. Lindley, Chief Clerk, attaching H. S. R. No. 134, being a resolution requesting our construction of Section 4, of H. B. No. 8, Chapter No. 495, of the General and Special Laws of the Forty-fourth Legislature, Third Called Session, the same being Article 6243-6, Revised Civil Statutes, upon the question as to whether or not the Old Age Assistance Commission has the authority to take into consideration the status and financial ability of an applicant's child, or other relatives, in connection with an application for old age assistance.

Article 6243-1, Sec. 2, Revised Civil Statutes, contains the following qualifications upon those entitled to assistance, among others, to-wit:

"(f). Has an income, if a single person, from any and all sources not exceeding Three Hundred Sixty Dollars (\$360) per year, or if married, a combined income from money and all sources not exceeding Seven Hundred Twenty (\$720) per year.

"(g). Does not own property real, personal, or mixed other than cash or marketable securities, the fair value of which taking into consideration assessed valuations for State and county tax purposes less all incumbrances and liens, exceeds, if single, Five Thousand Dollars (\$5,000), or if married, does not own property real, personal, or mixed other than cash or marketable securities, the fair value of which taking into consideration assessed valuations for State and county tax purposes less all incumbrances and liens, exceeds Seven Thousand Five Hundred Dollars (\$7,500);

"(h). Does not have or own cash or marketable securities, the fair value of which exceeds Five Hundred Dollars (\$500) if single, or if married, does not have or own cash or marketable securities, the fair value of which exceeds One Thousand Dollars (\$1,000)."

Article 6243-5 (g) provides that an applicant must be "unable to support himself and has no husband or wife able to furnish him or her with support, and has no other means of support."

Article 6243-6, being the section quoted by you, reads as follows:

"In determining the eligibility of an applicant for assistance under this Act, it shall be the duty of the Commission to consider and take into account all facts and circumstances surrounding the applicant, including his earning capacity and his opportunity to obtain support from other sources, and if from all the facts and circumstances the applicant does not appear to be in a needy and necessitous condition, assistance shall be denied. In calculating income and resources of the applicant, the Commission shall take into account all money received by gift, devise or descent."

The relative ability of a child or children to support the parent would be among the facts and circumstances surrounding the applicant. The Commission under the broad language of the statute could conclude that a child who is able and willing to support his parent provides the latter with "an opportunity to obtain support from other sources", for the statute does not anywhere require that such "other source" be one from which support could be legally extracted. As a matter of fact, such "other source" could not refer to husband or wife,

since the statute elsewhere makes provision that assistance cannot be had when the applicant's spouse is able to provide support.

The provision is that "if from all the facts and circumstances the applicant does not appear to be in a needy and necessitous condition, assistance shall be denied". We think this would warrant the Commission to conclude that if due to the fact that a man's children are able to and are supporting him, he is not in a needy and necessitous condition within the meaning of the statute.

The statute says that the Commission shall take into account "all money received by gift", etc. We hardly believe that this has reference to money already on hand as proceeds of gifts, since Article 6243-1, Sec. 2 (f), (g) and (h), had already taken care of that situation.

Furthermore, the applicant is required to include in his application the following information (Article 6243-1, Sec. 7 (e)):

"If receiving aid from any source, the amount received and from whom, or if such aid be not in cash money, then a description of such aid tendered, together with the name of the source of such aid and from whom; the amount received from the United States Government, State or county, public or private charitable organizations, corporation, or private individuals."

Then Article 6243-12 makes it the duty of the local administrative agency to investigate the statements contained in the application to determine the truth or falsity thereof.

It is logical to conclude that in requiring the applicant to show what aid he is receiving from his children, or other private individual, and in requiring the local administrative agency to investigate the truth or falsity of such showing, it was intended that such information might have bearing upon the question of whether the applicant should receive assistance, or how much assistance he should receive.

It is our opinion that the section of the statute mentioned by you, especially when considered in connection with other parts of the Act, requires the Commission to consider the status and financial ability of an applicant's child or children, and other

relatives, in connection with the application for aid.

Yours very truly,

Attorney General of Texas.

By GLENN R. LEWIS,
Assistant.

Approved:

GERALD C. MANN,

Attorney General of Texas.

PROVIDING FOR CERTAIN ADDITIONAL EXPENSES OF MEMBERS

Mr. Heflin offered the following resolution:

H. S. R. No. 145, Providing for certain additional expenses of Members.

Be It Resolved by the House of Representatives of the State of Texas, That the Committee on Contingent Expenses by, or through, its Chairman may allow such additional expenses as may be necessary for the Members who need such additional expenses, not to exceed Seventy-five (\$75.00) Dollars over the present allowance.

The resolution was read second time, and was adopted.

RELATIVE TO RESOLUTION PERIOD

Mr. Hartzog moved that the House dispense with the consideration of resolutions, at this time.

The motion prevailed.

MESSAGE FROM THE SENATE

Austin, Texas, February 27, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has granted the request of the House for a Conference Committee to adjust the differences between the two Houses on House Bill No. 30.

The following have been appointed on the part of the Senate: Senators Metcalfe, Weinert, Brownlee, Spears and Moffett.

Adopted

H. C. R. No. 51, Setting the time for the Honorable Nathan Straus to address the Legislature.

Respectfully,

BOB BARKER,

Secretary of the Senate.

MESSAGE FROM THE SENATE

Austin, Texas, February 27, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed the following:

H. B. No. 556, A bill to be entitled "An Act to amend Article 7064, Revised Civil Statutes of Texas, 1925, as amended by Section 1 of Chapter 258, House Bill No. 441, of the Acts of the Forty-fifth Legislature of Texas, 1937, and declaring an emergency."

H. B. No. 557, A bill to be entitled "An Act to amend Article 7064a, Revised Civil Statutes of Texas, 1925, as amended by Section 1-b, Chapter 258, House Bill No. 441, of the Acts of the Forty-fifth Legislature of Texas, 1937, and declaring an emergency."

Respectfully,

BOB BARKER,

Secretary of the Senate.

HOUSE BILL NO. 20 ON PASSAGE TO ENGROSSMENT

The Speaker laid before the House, on its passage to engrossment,

H. B. No. 20, A bill to be entitled "An Act to be known as the 'State Soil Conservation Act', reciting the legislative determination and declaration of policy; describing the consequence of soil erosion and the depletion of the fertility of the soil; reciting appropriate corrective methods; defining certain words and phrases used in this Act; establishing the State Soil Conservation Board; establishing five (5) State Districts from which members of the State Soil Conservation Board are to be elected; defining the powers and duties of said members acting through and for said State Soil Conservation Board, etc., and declaring an emergency."

The bill having been read second time, on last Thursday, with committee amendment, and amendment by Mr. Ragsdale, to the committee amendment, pending.

(Pending consideration of the amendments, Mr. Little and Mr. Leonard occupied the Chair, temporarily.)

(Speaker in the Chair.)

Mr. Chambers moved to table the amendment, by Mr. Ragsdale, to the committee amendment.

The motion to table prevailed.

Question then recurring on the committee amendment, it was adopted.

Mr. Russell offered the following amendment to the bill:

Amend House Bill No. 20, by adding the following: "It is specifically understood that no judgment obtained against a person in any court in this State under the provisions of this bill shall ever be a lien against a person's homestead under the homestead exemption laws of this State."

Mr. Ragsdale moved to table the amendment.

The motion to table prevailed.

Mr. Bradbury offered the following amendment to the bill:

Amend House Bill No. 20, by adding a new paragraph at the end of Section 9, page 25, to read as follows:

"A person shall never be placed in jail or prison or fined for failure to carry out any provision of this Act."

The amendment was adopted.

Question—Shall House Bill No. 20 pass to engrossment?

BILLS AND RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof, and their captions had been read severally, the following enrolled bills and resolutions:

H. C. R. No. 27, Memorializing Congress in regard to title of submerged lands and oil reserves.

H. C. R. No. 43, Authorizing certain correction in House Bill No. 351.

H. C. R. No. 46, Endorsing Hon. Joseph C. Hutcheson as a member of the Supreme Court.

H. B. No. 349, "An Act creating and establishing Callahan County Road District No. 2 in Callahan County, Texas, under Article III, Section 52 of the Constitution for the purpose of the construction, operation and maintenance of macademized, graveled or paved roads or turnpikes, or in aid thereof; describing the territory included therein; making the District a body corporate with authority to sue and be sued; authorizing the District to issue bonds upon two-thirds vote of the property taxpaying

voters voting at an election; prescribing the method of calling and conducting such election, and the method of issuing said bonds; directing the levy, assessment and collection of a tax for the payment of principal and interest of said bonds; etc., and declaring an emergency."

H. B. No. 147, "An Act to declare it unlawful to take, hunt, trap, ensnare, kill or attempt to kill by any means whatsoever any wild deer, buck, doe, fawn or wild turkey in Palo Pinto County for a period of four (4) years from and after the passage of this Act; providing for the protection of crops and gardens being destroyed by deer; providing a penalty therefor, and declaring an emergency."

H. B. No. 252, A bill to be entitled "An Act to authorize all County Line Independent School Districts partly situated in three (3) or more counties, the supervision of said school being located in counties having a population of not less than 17,000 nor more than 17,500 as shown by the last preceding Federal Census; to pay present outstanding legal indebtedness of said County Line Independent School District, by refunding warrants to bear interest of not more than six per cent (6%) per annum, and to be payable out of a portion of the local maintenance taxes, and declaring an emergency."

H. B. No. 311, "An Act making certain emergency appropriations for the General Land Office, and declaring an emergency."

H. B. No. 351, "An Act to permit the taking of fish in public waters and streams in Erath and Hood Counties with certain exceptions, and declaring an emergency."

S. C. R. No. 11, Providing for certain celebration at Old Washington-on-the-Brazos.

H. C. R. No. 51, Providing for Joint Session to hear Hon. Nathan Straus.

S. B. No. 178, "An Act providing that in all counties having a total population of not more than fifteen thousand, seven hundred and twenty-five (15,725) and not less than fifteen thousand, seven hundred and fifteen (15,715), according to the last preceding Federal Census, and at the same time in all counties having a scholastic population of not more than five thousand and fifteen (5,015) and

not less than five thousand and thirteen (5,013), according to the scholastic census of 1938-1939, any elementary school district in a grouped high school district may by majority vote of its people create an independent school district; providing a method of election therefor, and declaring an emergency."

RECESS

On motion of Mr. Hartzog, the House, at 12:00 o'clock m., took recess until 2:00 o'clock p. m., today.

AFTERNOON SESSION

The House met at 2:00 o'clock p. m., and was called to order by the Speaker.

LEAVES OF ABSENCE GRANTED

(By unanimous consent)

Mr. Baker of Grayson and Mr. Keith were granted leaves of absence temporarily for this afternoon, on account of important business, on motion of Mr. Kennedy.

RELATIVE TO CONSIDERATION OF LOCAL BILLS

Mr. Keith moved that during the afternoon session the House consider only local bills with local application.

There was no objection offered and it was ordered.

Mr. Hankamer moved to reconsider the vote by which the House agree to consider only local bills.

The motion to reconsider prevailed.

Question then recurring on the motion by Mr. Keith, it was lost.

HOUSE BILL NO. 133 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 133, A bill to be entitled "An Act requiring any person hunting any quail outside of the county of his residence upon the private lands of another person in Panola County, to first obtain and have in his possession a written permit; providing that the provisions shall not apply where such person is so hunting in company with the owner or agent of

such lands; providing other necessary regulations pertaining to the obtaining of such permit; providing that the failure to have in possession such valid permit shall be prima facie evidence of guilt; providing a suitable penalty for violation of any provision of this Act; providing that it shall be the duty of any peace officer operating in any county affected by the provisions of this Act to enforce the provisions of this Act and repealing all laws in conflict with any provision of this Act, in so far as they relate to Panola County."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 133 ON THIRD READING

Mr. Alsup moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 133 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—125

Allen	Daniel
Allison	Davis of Jasper
Alsup	Davis of Upshur
Anderson	Dean
Bailey	Derden
Baker	Dickison
of Fort Bend	Dickson
Baker of Grayson	Dowell
Bell	Faulkner
Blankenship	Felty
Bond	Ferguson
Boyd	Fielden
Boyer	Fuchs
Bradbury	Galbreath
Bradford	Gilmer
Bray	Goodman
Broadfoot	Hale
Brown of Cherokee	Hamilton
Brown	Hankamer
of Nacogdoches	Harp
Bundy	Harper
Burney	Harrell of Lamar
Cauthorn	Harris
Celaya	Heflin
Chambers	Holland
Clark	Howard
Cleveland	Howington
Cockrell	Hull
Coleman	Hunt
Colson, Mrs.	Johnson of Ellis
Cornett	Johnson of Tarrant
Corry	Keith
Crossley	Kennedy

Kern	Rhodes
Kerr	Riviere
Kersey	Roach
Kinard	Roberts
King	Robinson
Langdon	Russell
Lehman	Segrist
Leyendecker	Skiles
Lock	Smith of Frio
Loggins	Smith
London	of Matagorda
Mays	Spencer
McAlister	Stoll
McDaniel	Talbert
McDonald	Tarwater
McFarland	Taylor
McMurry	Tennant
McNamara	Thornberry
Mohrmann	Thornton
Monkhouse	Turner
Montgomery	Vint
Morris	Voigt
Newell	Waggoner
Nicholson	Weldon
Olsen	Wells
Pace	Westbrook
Pevehouse	White
Piner	Wilson
Reader of Erath	Wood
Reaves	Worley
Reed	Wright

Absent

Bridgers	Leonard
Burkett	Little
Colquitt	Oliver
Donaghey	Petsch
Dwyer	Pope
Gordon, Mrs.	Ragsdale
Hardeman	Reader of Bexar
Hardin	Schuenemann
Harrell of Bastrop	Shell
Hartzog	Smith of Hopkins
Isaacks	Stinson

Absent—Excused

Vale	Winfree
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The Speaker then laid House Bill No. 133 before the House on its third reading and final passage.

The bill was read third time.

Mr. Reader of Erath offered the following amendment to the bill:

Amend House Bill No. 133 by adding, "Erath and Hood Counties."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 133 was then passed.

(Mr. Leonard in the Chair.)

BILLS ORDERED NOT PRINTED

(By unanimous consent)

On motion of Mr. Spencer, House Bill No. 58 was ordered not printed.

On motion of Mr. Riviere, House Bill No. 687 was ordered not printed.

On motion of Mr. Reed, House Bill No. 572 was ordered not printed.

On motion of Mr. Hartzog, House Bill No. 744 was ordered not printed.

On motion of Mr. Cleveland, House Bill No. 672 was ordered not printed.

On motion of Mr. Loggins, House Bills Nos. 711, 649, 634, 546, 587, 670, 660 and 697 were ordered not printed.

On motion of Mr. Westbrook, House Bill No. 783 was ordered not printed.

On motion of Mr. Lehman, House Bill No. 672 was ordered not printed.

PRESENTATION TO HON. AND MRS. J. BRYAN BRADBURY

Mr. Worley, having been recognized by the Chair, read the following resolution to the House:

H. S. R. No. 148, Presentation to Hon. and Mrs. J. Bryan Bradbury.

Whereas, The Honorable Bryan Bradbury, a Member of this House, as a child cooed and capered with Cupid; sighed and sang with Psyche; learned and loved the songs of Anacreon, and caught the lilt in the lays and the light in the eyes of Sapho; walked with Horace beneath the shades on his Sabine farm, sighing to thousands "Tecum vivere amens, tecum obeam libens" while he loved not one; the companion in love and its art with Ovid teaching women to love and men to forget had persuaded himself that he was safe from woman's ways and immune from woman's wiles; and

Whereas, The Honorable Bryan Bradbury has at last been subdued by that art of which he boasted he was such a master, and has passed under the yoke and will from now on be just a married man like the rest of us, learning and to learn that "the hand which rocks the cradle rules the world"; and

Whereas, This House appreciates and approves the wisdom of this step on the part of Mr. Bradbury; now, therefore, be it

Resolved, That the Honorable Bryan Bradbury be requested to present here and now to the House his charming bride, the former Miss Helen Walter of Abilene; and, be it further

Resolved, That the following poem, by Mr. Loggins and others, be read before the House of Representatives and dedicated to the Honorable Mr. and Mr. Bryan Bradbury:

Whereas, There's one who's tall and fair

Who woo'd a maid with light brown hair

He woo'd her well, it seems to us

And married her—the lucky cuss:

And whereas, He's been here long enough

That we're all sure he's not so tough

As he would have us think he is

When he attends the dear State's "biz";

And whereas, There have been times

When he has burdened us with rhymes

And quoting from the Good Book too

A' telling us what we should do;

Now therefore, in spite of all this

We're glad he wed this charming miss

So be it Resolved by all in the House

Best wishes we give to Bryan and Spouse.

DEAN.

The resolution was adopted.

On motion of Mr. Loggins, Mr. Reader of Erath and Mr. Wood were appointed as a committee to escort Mrs. Bradbury to the Bar of the House, and Mr. Thornton and Mr. Ragsdale were appointed as a committee to escort Mr. Bradbury to the Bar of the House.

Mr. Worley, on the behalf of the Members of the House, presented Mr. and Mrs. Bradbury with a set of silver.

Mrs. Bradbury then addressed the House, expressing appreciation for the gift.

HOUSE BILL NO. 97 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 97, A bill to be entitled "An Act to amend Article 2199 of the Revised Statutes, by adding thereto provision for reading from the Court Reporter's notes; repealing

conflicting law, and declaring an emergency."

The bill was read second time.

Mr. Keith offered the following amendments to the bill:

Amend House Bill No. 97, page 1, lines 14-16, by striking out the following: "the necessary part of such witness' testimony read to them from the Court Reporter's notes," and substitute therefor the following: "read to them from the Court Reporter's notes that part of such witness' testimony on the point in dispute."

Amend House Bill No. 97, by striking out Section 2 thereof and by renumbering the remaining Section accordingly.

The amendments were severally adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 97 was then passed to engrossment.

HOUSE BILL NO. 97 ON THIRD READING

Mr. Howard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 97 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen	Cauthorn
Allison	Celaya
Anderson	Chambers
Bailey	Clark
Baker	Cleveland
of Fort Bend	Coleman
Baker of Grayson	Colquitt
Bell	Colson, Mrs.
Blankenship	Cornett
Bond	Corry
Boyd	Crossley
Boyer	Daniel
Bradbury	Davis of Jasper
Bradford	Davis of Upshur
Bray	Dean
Bridgers	Derden
Broadfoot	Dickison
Brown of Cherokee	Dickson
Brown	Dowell
of Nacogdoches	Faulkner
Bundy	Felty
Burkett	Ferguson

Fielden	Montgomery
Fuchs	Morris
Gilmer	Newell
Gordon, Mrs.	Olsen
Hale	Petsch
Hamilton	Pevehouse
Hankamer	Piner
Hardeman	Pope
Harp	Ragsdale
Harper	Reader of Bexar
Harrell of Lamar	Reader of Erath
Harris	Reaves
Hartzog	Reed
Holland	Rhodes
Howard	Riviere
Howington	Roach
Hull	Roberts
Hunt	Robinson
Johnson of Ellis	Russell
Johnson of Tarrant	Schuenemann
Keith	Segrist
Kennedy	Shell
Kern	Skiles
Kerr	Smith of Frio
Kersey	Smith of Hopkins
Kinard	Spencer
King	Talbert
Langdon	Tarwater
Lehman	Taylor
Leyendecker	Tennant
Lock	Thornberry
Loggins	Thornton
London	Turner
Mays	Vint
McAlister	Weldon
McDaniel	Wells
McDonald	Westbrook
McFarland	White
McMurry	Wilson
McNamara	Wood
Mohrmann	Worley
Monkhouse	Wright

Absent

Alsup	Little
Burney	Nicholson
Cockrell	Oliver
Donaghey	Pace
Dwyer	Smith
Galbreath	of Matagorda
Goodman	Stinson
Hardin	Stoll
Harrell of Bastrop	Voigt
Heflin	Waggoner
Isaacks	

Absent—Excused

Vale	Winfree
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The Chair then laid House Bill No. 97 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—123

Allen	Howington
Allison	Hull
Anderson	Hunt
Bailey	Johnson of Ellis
Baker	Johnson of Tarrant
of Fort Bend	Keith
Baker of Grayson	Kennedy
Bell	Kern
Blankenship	Kerr
Bond	Kersey
Boyd	King
Boyer	Langdon
Bradbury	Lehman
Bradford	Leyendecker
Bray	Lock
Bridgers	London
Broadfoot	Mays
Brown of Cherokee	McAlister
Brown	McDaniel
of Nacogdoches	McDonald
Burkett	McFarland
Cauthorn	McMurry
Celaya	McNamara
Chambers	Mohrmann
Clark	Monkhouse
Cleveland	Montgomery
Colquitt	Morris
Colson, Mrs.	Newell
Cornett	Olsen
Corry	Petsch
Crossley	Pevehouse
Daniel	Piner
Davis of Jasper	Pope
Davis of Upshur	Reader of Bexar
Dean	Reader of Erath
Derden	Reaves
Dickison	Reed
Dickson	Rhodes
Dowell	Riviere
Faulkner	Roach
Felty	Roberts
Ferguson	Robinson
Fielden	Russell
Fuchs	Schuenemann
Galbreath	Segrist
Gilmer	Shell
Gordon, Mrs.	Skiles
Hale	Smith of Frio
Hamilton	Smith of Hopkins
Hankamer	Spencer
Hardeman	Stoll
Harp	Talbert
Harper	Tarwater
Harrell of Lamar	Taylor
Harris	Tennant
Hartzog	Thornberry
Heflin	Thornton
Holland	Turner
Howard	Vint

Wells
Westbrook
White
Wilson

Wood
Worley
Wright

Absent

Weldon	Kinard
Alsup	Little
Bundy	Loggins
Burney	Nicholson
Cockrell	Oliver
Coleman	Pace
Donaghey	Ragsdale
Dwyer	Smith
Goodman	of Matagorda
Hardin	Stinson
Harrell of Bastrop	Voigt
Isaacks	Waggoner

Absent—Excused

Vale

Winfree

RELATIVE TO CONSIDERATION OF BILLS

Mr. Thornton asked, unanimous consent of the House, that the local and uncontested bills on the calendar, at this time, be now engrossed and when same are reached on third reading, if objections are made to any bill, that the bill take its regular place on the calendar with bills on third reading.

There was no objection offered and it was so ordered.

HOUSE BILL NO. 105 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 105, A bill to be entitled "An Act to preserve filed pleadings by making just and convenient regulations to such end, repealing all conflicting laws, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 166 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 166, A bill to be entitled "An Act to amend Senate Bill No. 249, Chapter 122, of the General Laws passed by the Regular Session of the Thirty-eighth Legislature, and approved March 23, 1923, being Article 2797 of the Revised Civil Stat-

utes of 1925, providing for the issuance of serial coupon bonds for school purposes; authorizing such bonds to be issued by the Board of Trustees of any city or town which has assumed the control of its public free schools, or shall hereafter assume control thereof, where control of such schools is exercised through a Board of Trustees; providing for the calling and holding of election to authorize issuance of such bonds, and the issuance thereof in form and manner authorized in respect of independent school districts proper; providing for the levy and collection of tax necessary for the service of such bonds; providing that such bonds shall be the obligations of the city or town in its capacity as a school district proper and that any limitation in the amount of bonded indebtedness permitted such city or town contained in the charter of such city or town, or in other provision of law, general or special, shall not apply to the issuance of such bonds; repealing all laws and parts of laws, general and special, in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 152 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 152, A bill to be entitled "An Act ratifying the Rio Grande Compact between the States of Colorado, New Mexico, and Texas, entered into by commissioners representing the three States and the United States on March 18, 1938; authorizing the Governor of Texas to appoint a commissioner to administer the provisions of the Compact; providing for the salary and necessary expenses of the commissioner, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 170 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 170, A bill to be entitled "An Act providing for a more adequate and equitable salary for County

Superintendents of Public Instruction in all those counties of Texas coming within the brackets and population figures herein—specifically, in all those counties having not less than fifty thousand (50,000), and not more than fifty thousand, one hundred (50,100), according to the Federal Census of 1930; modifying all laws or parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. Holland offered the following committee amendment to the bill:

Amend House Bill No. 170, by inserting before the words "Federal Census" wherever they occur the words "last preceding".

The amendment was adopted.

Mr. Holland offered the following committee amendment to the bill:

Amend caption, by inserting "last preceding" before the words "Federal Census".

The amendment was adopted.

Mr. Derden offered the following amendment to the bill:

Amend House Bill No. 170, Section 1 to include counties with a population of not less than thirty-eight thousand, seven hundred and sixty-five (38,765) and not more than thirty-eight thousand, seven hundred and seventy-five (38,775), according to the last Federal Census.

The amendment was adopted.

Mr. Thornberry offered the following amendment to the bill:

Amend House Bill No. 170, by inserting after Section 1, a new paragraph to be properly numbered, to read as follows:

"Section.... In counties having a population of not less than seventy-seven thousand, seven hundred and fifty (77,750) nor more than seventy-seven thousand, eight hundred (77,800), according to the last preceding Federal Census, the salary of the County Superintendent of Public Instruction shall be Three Thousand, Six Hundred (\$3,600.00) Dollars per annum. Such salary shall be paid in accordance with existing laws governing such office."

THORNBERRY,
BOYD.

The amendment was adopted.

Mr. McDonald offered the following amendment to the bill:

Amend House Bill No. 170, by inserting after Section 1, a new paragraph to be known as Section 1a, to read as follows:

"Section 1a. In counties having a population of not less than twenty-two thousand, five hundred and ninety (22,590) and not more than twenty-two thousand, eight hundred and eighty (22,880), and in counties having a population of not less than fourteen thousand, five hundred and fifty (14,550) and not more than fourteen thousand, eight hundred (14,800), according to the last preceding Federal Census, the salary of the County Superintendent of Public Instruction shall not be less than the sum of Two Thousand, Two Hundred (\$2,200.00) Dollars per annum nor more than the sum of Two Thousand, Eight Hundred (\$2,800.00) Dollars per annum, the amount of which salary shall be fixed by order of the County Board of Education for the respective counties, and the County Board of Education for each county coming within this bill shall, by order entered in its minutes, set the salary for each of the respective counties. The salary allowed shall be paid in the manner and in accordance with existing laws governing the office of the County Superintendent of Public Instruction", and amend the caption to conform to the body of the bill.

COLSON, MRS.,
McDONALD.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 170 was then passed to engrossment.

HOUSE BILL NO. 173 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 173, A bill to be entitled "An Act amending Article 6954, Chapter 6, Title 121 of the Revised Civil Statutes of Texas, 1925, as amended in Chapter 245 of the Acts of the Regular Session of the Fortieth Legislature of Texas, as amended in Chapter 5 of the Acts of the Regular

Session of the Forty-first Legislature of Texas, and as further amended in Chapter 71 of the Acts of the First Called Session of the Forty-first Legislature of Texas, the latter being House Bill No. 120, passed by the First Called Session of the Forty-first Legislature, and further amended in Chapter 8, of the Acts of the Third Called Session of the Forty-first Legislature, Senate Bill No. 22, and as further amended in Chapter 313 of the Acts of the Regular Session of the Forty-second Legislature, and as further amended by Chapter 9 of the Acts of the Third Called Session of the Forty-second Legislature, and as further amended by Chapter 48 of the Acts of the Regular Session of the Forty-third Legislature, and as further amended by Chapter 34, of the Special Laws of the Acts of the Regular Session of the Forty-fourth Legislature, and as further amended by Chapter 189 of the Acts of Regular Session of the Forty-fifth Legislature, with reference to the mode of preventing horses and certain other animals from running at large in the counties named so as to include in said Article the County of Frio, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 221 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 221, A bill to be entitled "An Act amending Acts of 1934, Third Called Session, Forty-third Legislature of Texas, page 118, Chapter 63; otherwise identified as Article 3886d, Revised Civil Statutes of 1925, by authorizing the District Attorney of the 9th Judicial District to appoint a special investigator in and for Montgomery County, Texas, providing salary, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 239 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 239, A bill to be entitled "An Act providing for the amount

that may be allowed by County Boards of Trustees to the County Superintendents of Public Instruction for expenditures for office and traveling expenses in certain counties according to the last preceding Federal Census; making this Act cumulative of all General Laws on the same subject, such General Laws to apply except in case of conflict when the provisions of this Act shall control, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 267 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 267, A bill to be entitled "An Act to amend Section 22a of Article 734a of the Penal Code of the State of Texas, regarding the venue of appeals from the order of the State Board of Barber Examiners, and declaring an emergency."

The bill was read second time.

Mr. Keith offered the following amendment to the bill:

Amend House Bill No. 267, page 1, line 30, by adding after the word "business" the following: "or in any District Court of Travis County, Texas".

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 267 was then passed to engrossment.

HOUSE BILL NO. 269 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 269, A bill to be entitled "An Act to amend Article 5517 of Title 91 of the Revised Civil Statutes, 1925, of the State of Texas, so as to provide that the right of the State shall not be barred by any of the provisions of this Title, and to provide that no person shall ever acquire, by occupancy or adverse possession, any right or title to any part or portion of any road, street, alley, sidewalk or grounds belonging to any town, city

or county, or which has been donated or dedicated for public use in any such town, city or county by the owner thereof, or which has been laid out or dedicated in any manner to public use in any town, city or county in this State, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 341 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. R. No. 341, A bill to be entitled "An Act relating to the time of holding court in the several counties constituting the 51st Judicial District of Texas, composed of the counties of Tom Green, Irion, Schleicher, Coke and Sterling, fixing the terms for holding court in each County; amending Chapter 367, Acts of the Regular Session of the Forty-second Legislature, 1931; relating to the time of holding court in the several counties constituting the 119th Judicial District of Texas, composed of the Counties of Coleman, Concho, Runnels and Tom Green, fixing the terms for holding court in each County; amending Chapter 349, Acts of the Regular Session of the Forty-fifth Legislature, 1937; repealing all laws in conflict therewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 303 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 303, A bill to be entitled "An Act authorizing the Commissioners Court in any county having a population of not more than seven thousand, seven hundred (7,700) and not less than seven thousand, six hundred eighty (7,680) inhabitants, according to the last preceding Federal Census, to lease any county hospital belonging to said county, and provided for the terms for said lease, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 357 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 357, A bill to be entitled "An Act authorizing the Commissioners Court in any county having a population of not less than twenty-three thousand, eight hundred twenty-five (23,825) and not more than twenty-three thousand, eight hundred fifty (23,850) inhabitants, according to the last preceding Federal Census, to lease any county hospital belonging to said county, and providing for the terms for said lease, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 343 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 343, A bill to be entitled "An Act to amend Article 2965, Title 50, Chapter 5, of the Revised Civil Statutes of Texas, of 1925, as amended by Acts of the Forty-first Legislature, 1929, page 248, Chapter 109, Section 2, as amended by the Acts of the Forty-first Legislature, 1929, First Called Session, page 111, Chapter 51, Section 2, providing for form of receipt for payment of poll tax; amending Article 2970, Title 50, Chapter 5, of the Revised Civil Statutes of Texas, of 1925, prescribing the number of poll tax books to be issued, the time of such issue, the character of books furnished, providing for duplicate copies of said books, prescribing the data to be placed in said books, providing for the manner of delivery of certificates from said books; amending Article 2975, Title 50, Chapter 5, of the Revised Civil Statutes of Texas, of 1925, prescribing and making it the duty of the Tax Collector to tabulate a list of voters, prescribing the time such duty shall be performed, prescribing the number of such lists and the mode and manner of issuing the same, prescribing for description of voter, his residence, his voting precinct, and the list of his residence in the State and county, prescribing the form of such lists; defining offenses for violation of said Act and prescribing punish-

ment therefor, and declaring an emergency."

The bill was read second time.

Mr. Keith offered the following amendment to the bill:

Amend House Bill No. 343, page 2, line 26, by striking out the comma after the word "county" and adding the following: "..... years, that he (she) is by occupation, and".

The amendment was adopted.

House Bill No. 343 was then passed to engrossment.

HOUSE BILL NO. 348 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 348, A bill to be entitled "An Act to diminish the civil and criminal jurisdiction of the County Court of Glasscock County, to conform to the jurisdiction of the District Court thereof, and to repeal all laws in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 350 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 350, A bill to be entitled "An Act to amend Article 198, Title 8, Revised Civil Statutes of 1925, and declaring an emergency."

The bill was read second time.

Mr. Bell offered the following amendments to the bill:

Amend House Bill No. 350, by Bell, by striking out all above the enacting clause and substituting in lieu thereof the following: "A bill to be entitled 'An Act to amend Art. 198 of Revised Statutes, 1925, as amended by Acts, 1927, Fortieth Legislature, page 378, Chapter 255; as amended by Acts, 1929, Forty-first Legislature, page 106, Chapter 51, as amended by Acts, 1932, Forty-second Legislature, Third Called Session, page 103, Chapter 38, as amended by Acts, 1934, Forty-third Legislature, Third Called Session, page 54, Chapter 31.'"

Amend House Bill No. 350, by Bell, in Section 1, subdivision tenth, by striking out the word "Bowque,"

therein, and inserting in lieu thereof the word "Bosque."

Amend House Bill No. 350, by Bell, by striking out all of Section 2 thereof.

The amendments were severally adopted.

House Bill No. 350 was then passed to engrossment.

HOUSE BILL NO. 381 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 381, A bill to be entitled "An Act amending Article 200, Title 6, Chapter 2 of the Penal Code of the State of Texas, 1925, making it unlawful to give out any poll tax receipt, or certificate of exemption in blank, to issue any poll tax receipt, or certificate of exemption in blank, or to deliver any poll tax receipt or certificate of exemption to any fictitious person, fixing a penalty therefor, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 234 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 234, A bill to be entitled "An Act authorizing the County Boards of certain counties to set aside an amount not to exceed Six Hundred (\$600.00) Dollars to defray the expenses of the County Superintendent and County School Board of Trustees in the administration of scholastic affairs; repealing all laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. Worley offered the following amendment to the bill:

Amend House Bill No. 234, by adding after the words and figures "30,925," the following, "and in counties having a population of not less than 14,460 nor more than 14,465."

WORLEY,
CORNETT.

The amendment was adopted.

Mr. Piner offered the following amendment to the bill:

Amend House Bill No. 234, by adding after the words and figures

"30,925," the following, "and in counties having a population of not less than 7,100 and not more than 7,125."

PINER,
CORNETT.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 234 was then passed to engrossment.

HOUSE BILL NO. 387 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 387, A bill to be entitled "An Act to amend Article 1970-314, Revised Civil Statutes of Texas, 1925, by diminishing the jurisdiction of the County Court of Red River County, Texas, in certain criminal cases; and conforming the jurisdiction of the District Court of such County to such change; repealing all laws in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 300 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 300, A bill to be entitled "An Act fixing the open season for taking squirrels in Shelby County; providing a suitable penalty for violation of this Act; repealing all conflicting laws, and declaring an emergency."

The bill was read second time.

Mr. Oliver offered the following amendment to the bill:

Amend House Bill No. 300, Section 3, by inserting the words, "and this Act shall take effect and be in force from and after its passage," before the words, "and it is so enacted," in the last line of said bill.

The amendment was adopted.

House Bill No. 300 was then passed to engrossment.

HOUSE BILL NO. 413 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 413, A bill to be entitled "An Act providing that all Ordinances hereinafter enacted by Home Rule Cities in the State of Texas, organized and operating under the Home Rule Amendment to the Constitution of the State of Texas, and the provisions of Title 28, Chapter 13, of the Revised Civil Statutes of Texas, 1925, shall be published as provided in the charters of such cities, and repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. McFarland offered the following amendment to the bill:

Amend House Bill No. 413, by striking out all of Section 2, page 1, lines 23 and 24 and inserting in lieu thereof the following:

"Sec. 2. The provisions of this Act shall be cumulative of all laws on this subject and wherever the provisions of this Act are in conflict with any existing law or laws on this subject, the provisions hereof, in so far as same are in conflict with any existing law or laws, shall govern and control."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 413 was then passed to engrossment.

HOUSE BILL NO. 414 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 414, A bill to be entitled "An Act validating all Ordinances of Home Rule Cities in Texas incorporated under and operating under the provisions of the Home Rule Amendment to the Constitution of the State of Texas and under Title 28, Chapter 13 of the Revised Civil Statutes of Texas, 1925, where such Ordinances have been passed in compliance with the charters of such Home Rule Cities and have been published, as provided in such charters, where such charters

require same to be published, and declaring an emergency."

The bill was read second time.

Mr. McFarland offered the following committee amendment to the bill:

Amend House Bill No. 414, by changing the period at the end of Section 1 to a semi-colon, and adding the following: "provided, however, that the provisions of this Act shall not apply to any proceedings, levies, or to any bonds or warrants issued thereunder, the validity of which has been contested or attacked in suit or litigation which is pending at the time this Act becomes a law, or which may be filed within 90 days after this Act becomes a law."

The amendment was adopted.

Mr. McFarland offered the following amendments to the bill:

Amend House Bill No. 414, by adding after the word "effect," in line 27, page 1, the following, "in so far as the required publication is concerned."

Amend House Bill No. 414, by striking out the word "adopted", in line 27, page 1, and substitute therefor the word "published."

The amendments were severally adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 414 was then passed to engrossment.

HOUSE BILL NO. 339 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 339, A bill to be entitled "An Act providing for a closed season on deer and wild turkey in Bastrop County for a period of five years; providing a suitable penalty for violation of this Act; repealing all conflicting laws, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 431 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 431, A bill to be entitled "An Act providing pay for County

Board members of certain counties and limiting the number of sessions to be paid for, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 441 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 441, A bill to be entitled "An Act to amend Article 4386a of the Revised Civil Statutes of Texas of 1925, which Article was added to said Statutes by Senate Bill No. 456, Chapter 51 of the Acts of the Regular Session of the Forty-third Legislature of Texas, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 461 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 461, A bill to be entitled "An Act providing for the amount of salary that may be paid by County Boards of Trustees to the County Superintendent of Public Instruction in counties with a population of not less than eighteen thousand, seven hundred and sixty (18,760) and not more than eighteen thousand, nine hundred and sixty (18,960), according to the last preceding Federal Census; repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 473 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 473, A bill to be entitled "An Act creating the office of County Purchasing Agent in all counties in this State having a population of more than one hundred and forty thousand (140,000) inhabitants and less than two hundred and ninety thousand (290,000) inhabitants, and wherein is situated an incorporated city of more than one hundred and

forty thousand (140,000) inhabitants, according to the last preceding Federal Census; providing generally the rights, powers and duties of such Agent in reference to the handling and purchase of supplies, materials and equipment and in reference to contracting for repairs to property, and for expenditures generally; providing the means, manner and method of appointment, tenure and compensation of said Agent; prescribing offenses, fines and penalties, prescribing the duties of certain other officers in connection therewith; and providing that if any portion of this Act is held unconstitutional the remaining part of said Act will remain unaffected, and declaring an emergency."

The bill was read second time.

Mr. Johnson of Tarrant offered the following committee amendments to the bill:

Amend House Bill No. 473, by striking out all below the enacting clause, and inserting in lieu thereof, the following:

"Be It Enacted by the Legislature of the State of Texas:

Section 1. In all counties in this State having a population of more than one hundred and forty thousand (140,000) inhabitants and less than two hundred and ninety thousand (290,000) inhabitants, according to the last preceding Federal Census, and wherein is situated an incorporated city having a population in excess of one hundred and forty thousand (140,000) inhabitants, according to the last preceding Federal Census, a majority of a board composed of the Judge of the District Courts and the County Judge of such county, shall appoint a suitable person who shall act as the County Purchasing Agent for such county, who shall hold his office, unless removed by said Judges, for a period concurrent with the term of the District Judges, or until removed from office by said Judges, or until his successor is appointed and qualified, and shall execute a bond in the sum of Five Thousand (\$5,000.00) Dollars, payable to said county for the faithful performance of his duties. It shall be the duty of such Agent to make all purchases for such county of all supplies, materials, and equipment required or used by such county or by a subdivision, officer, or em-

ployee thereof, excepting such purchases as may by law be required to be made by competitive bid, and to contract for all repairs to property used by such county, its subdivision, officers, and employees, except such as by law are required to be contracted for by competitive bid. All purchases made by such Agent shall be paid for by warrants drawn by the County Auditor on the County Treasurer of such county as in the manner now provided by law. It shall be unlawful for any person, firm, or corporation, other than such Purchasing Agent, to purchase any supplies, materials, and equipment for, or to contract for any repairs to property used by such county or subdivision, officer, or employee thereof, and no warrant shall be drawn by the County Auditor or honored by the County Treasurer of any such county for any purchases except by such Agent and those made by competitive bid as now provided by law. On the first day of July of each year such Purchasing Agent shall file with the County Auditor and each of said Judges of such county an inventory of all property of the county and of each subdivision, officer, or employee thereof then on hand, and it shall be the duty of the County Auditor to carefully examine such inventory and to make an accounting for all property purchased or previously inventoried and not appearing in such inventory. In order to prevent unnecessary purchases, such Agent shall have authority and it shall be his duty to transfer county supplies, materials, and equipment from any subdivision, department, officer, or employee of the county when such supplies, materials, or equipment are not actually needed or used by such subdivision, department, officer, or employee to any such subdivision, department, officer or employee that may require such supplies, and materials, or the use of such equipment; and such Agent shall furnish to the County Auditor a list of such supplies, materials, and equipment so transferred. Such Agent shall receive as compensation for his services a salary of Three Thousand, Six Hundred and No/100 (\$3,600.00) Dollars per year, payable in monthly installments not to exceed Three Hundred and No/100 (\$300.00) Dollars each; eighty (80%) per cent of such salary shall be paid out of the Road

and Bridge Fund and twenty (20%) per cent thereof out of the General Fund of such county by warrant drawn on the County Treasurer by the County Auditor. Said Agent may have such help, equipment, and supplies, with the approval of said Judges, as they may deem advisable, to be paid in the same manner as his salary.

Section 2. It shall be the duty of such Purchasing Agent to supervise all purchases made on competitive bid and to see that all supplies, materials, and equipment contracted for are delivered to the proper county officer or department in accordance with the contract of purchase.

Section 3. Such County Purchasing Agent in making purchases for the county, as above provided, shall be governed by and subject to the 'Uniform Budget Law' and to all other laws governing the purchase of supplies, materials, and equipment for the use of the county, its subdivisions, officers, and employees.

Section 4. The provisions of this Act shall apply to all purchases of supplies, materials, and equipment for the use of the county and its officers whether contracted for by the Commissioners' Court, or any officer authorized to bind the county by contract and shall include purchases made by officers payable out of fees of office or otherwise. Provided, however, that it shall not be the duty of said Purchasing Agent to make purchases for City-County Hospitals or other joint undertakings of the city and county. It is the intention of this Act to cover all purchases of supplies, materials, and equipment of every kind and character, made for or in behalf of said counties. Any officer making such purchases out of fees of office in violation of the provisions of this Act, shall not be entitled to deduct the amount of said purchases from the amount of such fees, if any, due the county.

Section 5. Any officer, agent, or employee of such county, its subdivisions, or departments, or any other person violating any of the provisions of this Act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less than One Hundred (\$100.00) Dollars or more than One Thousand (\$1,000.00) Dollars or imprisonment in the county jail for not less than

thirty (30) days or more than one (1) year, or by both such fine and imprisonment. Each act shall be a separate offense.

Section 6. If any section, paragraph, or clause of this Act is held invalid or unconstitutional, it shall not affect the remainder hereof, and the Legislature hereby declares that it would have enacted this Act without such invalid part.

Section 7. The fact that under the law as it now exists county purchases are made by various and several county officers, who by reason of other duties are handicapped by a lack of knowledge in making purchases, that such condition results in duplicated and uneconomic purchases; and the further fact that this legislation will result in great and immediate savings to said counties by reason of increased efficiency in buying all kinds of supplies through a trained Purchasing Agent, create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended and said Rule is hereby suspended, and this bill shall take effect and be in force from and after its passage, and it is so enacted."

Amend House Bill No. 473, by striking out all above the enacting clause and inserting in lieu thereof, the following:

"A BILL
To Be Entitled

An Act creating the office of County Purchasing Agent in all counties in this State having a population of more than one hundred and forty thousand (140,000) inhabitants and less than two hundred and ninety thousand (290,000) inhabitants, and wherein is situated an incorporated city of more than one hundred and forty thousand (140,000) inhabitants, according to the last preceding Federal Census; providing bond for such Agent; providing generally the rights, powers and duties of such Agent in reference to the handling and purchase of supplies, materials and equipment and in reference to the contracting for repairs to property, and for expenditures generally providing the means, manner and method of appointment, tenure and compensation of said Agent and deputy, prescribing of-

fenses, fines and penalties; prescribing the duties of certain other officers in connection therewith; and providing that if any portion of this Act is held unconstitutional the remaining part of said Act will remain unaffected, and declaring an emergency."

The amendments were severally adopted.

House Bill No. 473 was then passed to engrossment.

HOUSE BILL NO. 474 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 474, A bill to be entitled "An Act to fix the salary of the Superintendent of Public Instruction in counties having a population of not less than 22,100 nor more than 22,600, according to the last preceding Federal Census, repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 479 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 479, A bill to be entitled "An Act providing for the funding by the Commissioners' Court of Haskell County of any and all items of indebtedness outstanding on January 1, 1939, against the Road and Bridge Fund of said County, including scrip and time warrants by issuing coupon bonds of said County; providing that no warrants shall be issued until the bonds are paid in full and there is a cash balance at the time of issuance, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 495 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 495, A bill to be entitled "An Act providing for traveling expenses of County Commissioners of certain counties, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 500 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 500, A bill to be entitled "An Act amending Chapter 33 of the Local and Special Laws of the Thirty-sixth Legislature of Texas, Regular Session, as amended by Chapter 7 of the Local and Special Laws of the Thirty-sixth Legislature of Texas, Second Called Session, by adding thereto Sections 30a and 30b, providing that the Commissioners Court of Hill County, Texas, may authorize and issue refunding bonds of said County for the purpose of funding certain scrip warrants outstanding against its Road and Bridge Fund as of February 15, 1939, and setting forth the method of issuing same; validating all acts of the Commissioners Court and of the County officials of said County in authorizing, issuing and delivering said warrants, providing that the General Laws pertaining to roads and bridges shall be applicable to said County when not in conflict herewith; repealing all laws and parts of laws in conflict herewith, enacting provisions incident to and relating to the subject and purpose of this Act, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 444 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 444, A bill to be entitled "An Act to be entitled an amendment to Section 1, Article 306, Fur Bearing Animal Laws as passed by Acts of Regular Session, Forty-fifth Legislature."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 516 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 516, A bill to be entitled "An Act to validate acts of city officials and proceedings of city govern-

ing bodies in borrowing money from the Reconstruction Finance Corporation or other agencies of the United States Government for the purpose of making repairs and extensions, or either, to a dam comprising part of a waterworks system; declaring money so borrowed with interest thereon, to be a legal obligation of such city or town payable from the revenues of its waterworks system, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 517 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 517, A bill to be entitled "An Act amending Senate Bill No. 514, Chapter 101, page 140 of the Special Laws of the Regular Session of the Forty-third Legislature, 1933, eliminating certain counties from the provisions of said Act, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 532 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 532, A bill to be entitled "An Act repealing Chapter 223 of the Acts, 1937, Forty-fifth Legislature, Regular Session, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

MESSAGE FROM THE SENATE

Austin, Texas, February 27, 1939.
Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed the following:

S. B. No. 164, A bill to be entitled "An Act creating the Texas Coronado Quarto Centennial Commission, prescribing the duties and responsibilities of such Commission, and declaring an emergency."

S. B. No. 203, A bill to be entitled "An Act to authorize the State Highway Department, in conjunction with the Bureau of Public Roads, to ex-

pend, from and after the effective date of this Act, upon roads not a part of the system of State Highways, etc., and declaring an emergency."

S. B. No. 215, A bill to be entitled "An Act assenting to the provisions of the Act of Congress entitled 'An Act to provide that the United States shall aid the States in wildlife-restoration projects and for other purposes,' approved September 2, 1937, and declaring an emergency."

S. B. No. 213, A bill to be entitled "An Act providing that it shall be unlawful to take or kill a brown pelican; providing a suitable penalty, and declaring an emergency."

Respectfully,

BOB BARKER,

Secretary of the Senate.

HOUSE BILL NO. 542 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 542, A bill to be entitled "An Act amending House Bill No. 726, Acts of the Forty-fifth Legislature approved May 5, 1937, and creating San Antonio River Canal and Conservancy District under authority of Section 59 of Article 16 of the Constitution of the State of Texas to be a governmental agency, municipality, body politic and corporate; defining certain words and phrases used therein; defining the boundaries of said District and ways of extending same; declaring creation of this District essential to accomplishment of purposes of Section 59 of Article 16, Constitution of State of Texas; providing the said District shall not levy nor collect taxes nor pledge credit of the State; . . . etc.; providing for enforcement of penalties; providing for duties of State Board of Water Engineers, and Reclamation Engineers; providing for Board of nine Directors, etc."

The bill was read second time.

Mr. Hartzog offered the following amendment to the bill:

Amend House Bill No. 542, by adding at the end of Section No. 22 a new paragraph to read as follows:

"It is especially provided however that in the event any authority or power granted in this Act, overlaps or conflicts with any authority or power heretofore vested in the Guada-

lupe-Blanco River Authority as created by House Bill No. 138, Chapter 410, Acts of the Forty-fourth Legislature at its First Called Session, that the power and authority granted by said Act creating said Guadalupe-Blanco River Authority, shall supersede and control over any power or authority granted in this Act. Further providing that no power to create tax liens as to levying or assessing taxes shall apply in the counties of Goliad, Refugio, Wilson, Karnes, and Bexar unless and until the directors of this authority as created as named by this Act shall have first submitted such proposed tax levy or tax lien, to the County Commissioners Court of the above named counties, affected by such proposal, at a regular meeting thereof and secured the approval therefor by a majority vote."

HARTZOG,

BELL,

MOHRMANN,

DOWELL,

SCHUENEMANN.

The amendment was adopted.

House Bill No. 542 was then passed to engrossment.

HOUSE BILL NO. 595 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 595, A bill to be entitled "An Act fixing the compensation of sheriffs in all counties of the State of Texas having a population of not less than twenty-seven thousand, two hundred and thirty-five (27,235) and not more than twenty-seven thousand, three hundred (27,300), according to the last Federal Census, in which there are no district attorneys; providing for the appointment by such sheriffs of such counties of at least one (1) special deputy sheriff and one (1) deputy sheriff; prescribing the powers and duties of such deputies; fixing the compensation therefor; providing mode and manner of payment of such salaries; providing that this Act shall be cumulative of all other Acts not in conflict herewith; repealing all laws and parts of laws in conflict to the extent of the conflict only, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 548 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 548, A bill to be entitled "An Act to fix the maximum rate of tax to be levied for school purposes in all independent school districts which include within their limits a city which has more than seven thousand, eight hundred and fifty (7,850) population, and fewer than eight thousand (8,000) population, according to the last Federal Census, whether under General or Special Law, repealing all laws in conflict herewith, both General and Special, and providing, further, that this Act shall not affect any such independent school district which at this time may have a larger authorized rate of taxation, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 544 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 544, A bill to be entitled "An Act validating the organization, creation, annexation, and/or change of boundaries of all school districts in counties having a population of not less than two thousand, seven hundred and fifty (2,750), and not more than two thousand, eight hundred and fifty (2,850), according to the last preceding Federal Census, including common school districts, independent school districts, consolidated school districts, all county line school districts in which the school building is located in such counties having a population of not less than two thousand, seven hundred and fifty (2,750), and not more than two thousand, eight hundred and fifty (2,850), according to the last preceding Federal Census, rural high school district, and all other school districts, groups or annexations of whole districts or parts of districts, whether created by General or Special Laws or by County Boards of Trustees; etc., and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 624 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 624, A bill to be entitled "An Act making it unlawful to hunt, take or pursue any wild deer in the County of Galveston for a period of five (5) years following the passage of this Act; providing a suitable penalty, repealing all laws or parts of laws in conflict with this Act, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

SENATE BILL NO. 134 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 134, A bill to be entitled "An Act validating and confirming the creation of the Junior College District of Washington County; provided that the college located in said District shall be called Blinn College; providing for the election of the Board of Trustees of said District and prescribing their powers and duties; repealing all laws and parts of laws in conflict, and declaring an emergency."

The bill was read second time, and was passed to third reading.

HOUSE BILL NO. 553 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 553, A bill to be entitled "An Act validating all interest bearing time warrants heretofore authorized by cities having a population of two hundred and eighty-five thousand (285,000) or more, according to the latest United States Census, issued or authorized to be issued in payment or part payment for the construction of administration buildings, hangars and hangar doors for its airport and/or to improve, enlarge, extend or repair its airport; providing that such warrants shall not be invalid on account of irregularities in the notice to bidders or because the notice to bidders did not contain notice that it was the intention of the governing body to pay

for such improvements and the contracts therefor by the issuance of time warrants; providing that the contracts for such improvements and payment therefor by the issuance of interest bearing time warrants shall not be invalid on account of the notice to bidders not containing a clause to the effect that it was the intention to pay for such improvements and the contracts therefor by the issuance of time warrants; providing this Act shall apply to such warrants and the contracts on which they are based whether such warrants shall have been completely issued or whether they have been authorized by ordinance and not as yet completely issued and authorizing their completion, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 554 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 554, A bill to be entitled "An Act enabling cities of over two hundred and eighty-five thousand (285,000) population to establish two (2) or more Corporation Courts; providing such Courts shall have the usual jurisdiction now given to Corporation Courts by the General Law of the State of Texas, enabling cities to prescribe the qualifications of the recorder of said Courts; that cases may be transferred from one Court to the other; that there shall be one Corporation Court Clerk; that complaints shall be filed to assure equal distribution of cases; providing that the procedure shall be as provided by the General Law of Texas; repealing all laws in conflict herewith; providing a saving clause, and declaring an emergency."

The bill was read second time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 554 was then passed to engrossment.

HOUSE BILL NO. 533 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 533, A bill to be entitled "An Act providing for the creation of the office of Criminal District Attorney in counties having a population of not less than thirty-two thousand (32,000) and not more than seventy-five thousand (75,000) inhabitants, according to the last preceding Federal Census, and declaring an emergency."

The bill was read second time.

Mr. Harrell of Lamar offered the following amendment to the bill:

Amend House Bill No. 533, by striking out the letters and figures "seventy-five thousand (75,000)" wherever it appears and insert therefor "forty-eight thousand, five hundred and fifty (48,550)" and by striking out the words and figures "thirty-two thousand (32,000)" and insert therefor "forty-eight thousand, five hundred and twenty-five (48,525)", and by striking out the words and figures "fifty thousand (50,000)" wherever it appears and insert therefor the words and figures "fifteen thousand, six hundred and fifty (15,650)".

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 533 was then passed to engrossment.

HOUSE BILL NO. 687 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 687, A bill to be entitled "An Act giving civil jurisdiction to the Criminal District Court of Jefferson County of suits and causes in matters of divorce, dependent and delinquent children, adoption and habeas corpus in civil proceedings; providing for the transfer and trial of such causes and the duties of the officers of the Court; providing for the civil procedure therein in accordance with the general civil statutes and Article 2092, Revised Civil Statutes of Texas, of 1925, and providing for appeals in civil matters to the Court of Civil Appeals for the Ninth Supreme Judicial District of Texas, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 572 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 572, A bill to be entitled "An Act authorizing the transfer of causes from the County Criminal Court of Dallas County, Texas, to the County Courts-at-Law of Dallas County, Texas, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 272 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 272, A bill to be entitled "An Act providing that it shall be unlawful to kill wild turkey in the Counties of Madison, Houston, Walker, San Jacinto and Grimes for a period of five (5) years from and after passage of this Act; repealing all conflicting laws; providing a suitable penalty, and declaring an emergency."

The bill was read second time.

Mr. Coleman, by unanimous consent, offered the following amendment to the bill:

Amend House Bill No. 272, by inserting in Section 4, the words "and this Act shall take effect and be in force from and after its passage" before the words "and it is so enacted" in the last line of said bill.

The amendment was adopted.

Mr. Coleman offered the following amendment to the bill:

Amend House Bill No. 272, by striking out all below the enacting clause and inserting in lieu thereof, the following:

"Section 1. It shall be unlawful, from and after the passage of this Act, for a period of three (3) years, to kill or attempt to kill, take or attempt to take any wild turkey in the County of Madison.

Section 2. All laws or parts of laws in so far as they conflict with this Act, be and the same are hereby repealed.

Section 3. Any person who violates any provision of this Act shall be

deemed guilty of a misdemeanor and, upon conviction, shall be fined in a sum of not less than Twenty-five (\$25.00) Dollars nor more than Two Hundred (\$200.00) Dollars.

Section 4. There is a scarcity of wild turkey in that portion of the State to which this Act applies and, therefore an emergency exists and an imperative public necessity that the Constitutional Rule requiring that bills be read on three separate days in each House be suspended and said Rule is hereby suspended, and it is so enacted."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 272 was then passed to engrossment.

HOUSE BILL NO. 105 ON THIRD
READING

Mr. Howard moved that the constitutional rule, requiring bills to be read on three several days be suspended, and that House Bill No. 105 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—128

Allison	Cleveland
Alsup	Colquitt
Anderson	Colson, Mrs.
Bailey	Cornett
Baker	Crossley
of Fort Bend	Daniel
Baker of Grayson	Davis of Jasper
Bell	Davis of Upshur
Blankenship	Dean
Bond	Derden
Boyd	Dickison
Boyer	Dickson
Bradbury	Dowell
Bradford	Dwyer
Bray	Faulkner
Broadfoot	Felty
Brown of Cherokee	Ferguson
Brown	Fielden
of Nacogdoches	Fuchs
Bundy	Galbreath
Burkett	Goodman
Burney	Gordon, Mrs.
Cauthorn	Hale
Celaya	Hamilton
Chambers	Hankamer
Clark	Hardeman
Coleman	Hardin

Harrell of Bastrop	Piner
Harp	Pope
Harper	Ragsdale
Harris	Reader of Bexar
Hartzog	Reader of Erath
Heflin	Reaves
Holland	Reed
Howard	Rhodes
Howington	Riviere
Hull	Roach
Hunt	Roberts
Isaacks	Robinson
Johnson of Ellis	Russell
Johnson of Tarrant	Segrist
Kennedy	Shell
Kern	Skiles
Kerr	Smith of Frio
Kersey	Smith of Hopkins
Kinard	Smith
Langdon	of Matagorda
Lehman	Spencer
Leyendecker	Stoll
Little	Talbert
Lock	Tarwater
Loggins	Taylor
London	Tennant
Mays	Thornberry
McAlister	Thornton
McDaniel	Turner
McDonald	Vint
McMurry	Waggoner
McNamara	Weldon
Mohrmann	Wells
Monkhouse	White
Montgomery	Wilson
Morris	Wood
Oliver	Worley
Olsen	Wright
Petsch	

Present—Not Voting

Bridgers

Absent

Allen	Newell
Cockrell	Nicholson
Corry	Pace
Donaghey	Pevehouse
Gilmer	Schuenemann
Harrell of Lamar	Stinson
King	Voigt
McFarland	Westbrook

Absent—Excused

Keith	Winfree
Vale	

The Chair then laid House Bill No. 105 before the House on its third reading and final passage.

The bill was read third time.

By unanimous consent of the House, the caption of the bill was ordered

amended to conform to all changes and with the body of the bill.

House Bill No. 105 was then passed by the following vote:

Yeas—120

Allison	Howington
Alsup	Hull
Bailey	Hunt
Baker	Isaacks
of Fort Bend	Johnson of Ellis
Bell	Johnson of Tarrant
Blankenship	Kennedy
Bond	Kern
Boyd	Kerr
Boyer	Kersey
Bradbury	Kinard
Bradford	Langdon
Bray	Lehman
Bridgers	Leyendecker
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burney	McAlister
Cauthorn	McDaniel
Celaya	McDonald
Clark	McMurry
Cleveland	McNamara
Coleman	Mohrmann
Colquitt	Monkhouse
Colson, Mrs.	Montgomery
Cornett	Morris
Crossley	Newell
Daniel	Oliver
Davis of Jasper	Olsen
Davis of Upshur	Petsch
Dean	Pevehouse
Derden	Piner
Dickison	Pope
Dickson	Reader of Erath
Dowell	Reaves
Dwyer	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fielden	Roberts
Fuchs	Robinson
Galbreath	Russell
Gordon, Mrs.	Segrist
Hale	Smith of Frio
Hamilton	Smith of Hopkins
Hankamer	Smith
Hardeman	of Matagorda
Hardin	Spencer
Harp	Stoll
Harper	Talbert
Harrell of Bastrop	Tarwater
Harris	Taylor
Heflin	Tennant
Holland	Thornberry
Howard	Thornton

Turner
Waggoner
Weldon
Wells
Westbrook

White
Wilson
Wood
Worley

Nays—1

Skiles

Present—Not Voting

Allen

Vint

Absent

Anderson	McFarland
Burkett	Nicholson
Chambers	Pace
Cockrell	Ragsdale
Corry	Reader of Bexar
Donaghey	Schuenemann
Gilmer	Shell
Goodman	Stinson
Harrell of Lamar	Voigt
Hartzog	Wright
King	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 152 ON THIRD READING

Mr. Hankamer moved that the constitutional rule, requiring Bills to be read on three several days, be suspended, and that House Bill No. 152 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—128

Allen	Burkett
Allison	Burney
Alsup	Cauthorn
Anderson	Celaya
Bailey	Chambers
Baker	Clark
of Fort Bend	Coleman
Bell	Colquitt
Blankenship	Colson, Mrs.
Bond	Cornett
Boyd	Crossley
Boyer	Daniel
Bradbury	Davis of Jasper
Bradford	Davis of Upshur
Bray	Dean
Bridgers	Derden
Broadfoot	Dickson
Brown of Cherokee	Dickson
Brown	Dowell
of Nacogdoches	Dwyer
Bundy	Faulkner

Felty	Newell
Ferguson	Oliver
Fielden	Olsen
Fuchs	Petsch
Galbreath	Pevehouse
Goodman	Piner
Gordon, Mrs.	Pope
Hale	Reader of Bexar
Hamilton	Reader of Erath
Hankamer	Reaves
Hardin	Reed
Harp	Rhodes
Harper	Riviere
Harris	Roach
Hartzog	Roberts
Holland	Robinson
Howington	Russell
Hull	Schuenemann
Hunt	Segrist
Isaacks	Shell
Johnson of Ellis	Skiles
Johnson of Tarrant	Smith of Frio
Kennedy	Smith of Hopkins
Kern	Smith
Kerr	of Matagorda
Kersey	Spencer
Kinard	Stoll
King	Talbert
Langdon	Tarwater
Lehman	Taylor
Leyendecker	Tennant
Little	Thornberry
Lock	Thornton
Loggins	Turner
London	Vint
Mays	Waggoner
McAlister	Weldon
McDaniel	Wells
McDonald	Westbrook
McMurry	White
McNamara	Wilson
Mohrmann	Wood
Monkhouse	Worley
Montgomery	Wright
Morris	

Absent

Cleveland	Heflin
Cockrell	Howard
Corry	McFarland
Donaghey	Nicholson
Gilmer	Pace
Hardeman	Ragsdale
Harrell of Bastrop	Stinson
Harrell of Lamar	Voigt

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 152 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—126

Allen	Howington
Allison	Hull
Alsup	Hunt
Anderson	Isaacks
Bailey	Johnson of Ellis
Baker	Johnson of Tarrant
of Fort Bend	Kennedy
Bell	Kern
Blankenship	Kerr
Bond	Kersey
Boyd	Kinard
Boyer	King
Bradbury	Langdon
Bradford	Lehman
Bray	Leyendecker
Bridgers	Little
Broadfoot	Lock
Brown	Loggins
of Nacogdoches	London
Burkett	Mays
Cauthorn	McAlister
Celaya	McDaniel
Chambers	McDonald
Clark	McMurry
Cleveland	McNamara
Coleman	Mohrmann
Colquitt	Monkhouse
Colson, Mrs.	Montgomery
Cornett	Morris
Crossley	Newell
Daniel	Olsen
Davis of Jasper	Pace
Davis of Upshur	Piner
Dean	Pope
Derden	Reader of Erath
Dickison	Reaves
Dickson	Reed
Dowell	Rhodes
Dwyer	Riviere
Faulkner	Roach
Felty	Roberts
Ferguson	Robinson
Fielden	Russell
Fuchs	Schuenemann
Galbreath	Segrist
Goodman	Shell
Gordon, Mrs.	Skiles
Hale	Smith of Frio
Hamilton	Smith of Hopkins
Hankamer	Smith
Hardeman	of Matagorda
Hardin	Spencer
Harp	Stoll
Harper	Talbert
Harrell of Bastrop	Tarwater
Harris	Taylor
Heflin	Tennant
Holland	Thornberry
Howard	Thornton

Turner	White
Vint	Wilson
Waggoner	Wood
Weldon	Worley
Wells	Wright
Westbrook	

Present—Not Voting

Bundy

Absent

Brown of Cherokee	Nicholson
Burney	Oliver
Cockrell	Petsch
Corry	Pevehouse
Donaghey	Ragsdale
Gilmer	Reader of Bexar
Harrell of Lamar	Stinson
Hartzog	Voigt
McFarland	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 166 ON THIRD READING

Mr. Isaacks moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 166 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—127

Allen	Coleman
Allison	Colquitt
Alsup	Colson, Mrs.
Bailey	Cornett
Baker	Crossley
of Fort Bend	Daniel
Bell	Davis of Jasper
Blankenship	Davis of Upshur
Bond	Dean
Boyd	Derden
Boyer	Dickison
Bradbury	Dickson
Bradford	Dowell
Bray	Dwyer
Bridgers	Faulkner
Broadfoot	Felty
Brown	Ferguson
of Nacogdoches	Fielden
Bundy	Fuchs
Burkett	Galbreath
Burney	Goodman
Cauthorn	Gordon, Mrs.
Celaya	Hale
Chambers	Hamilton
Clark	Hankamer
Cleveland	Hardeman

Hardin	Olsen
Harp	Pace
Harper	Petsch
Harrell of Bastrop	Pevehouse
Harris	Piner
Hartzog	Pope
Heflin	Reader of Erath
Holland	Reaves
Howard	Reed
Howington	Rhodes
Hull	Riviere
Hunt	Roach
Isaacks	Roberts
Johnson of Ellis	Robinson
Johnson of Tarrant	Russell
Kennedy	Segrist
Kern	Skiles
Kerr	Smith of Frio
Kersey	Smith
Kinard	of Matagorda
King	Spencer
Langdon	Stoll
Lehman	Talbert
Leyendecker	Tarwater
Little	Taylor
Lock	Tennant
Loggins	Thornberry
London	Thornton
Mays	Turner
McAlister	Vint
McDaniel	Waggoner
McDonald	Weldon
McMurry	Wells
McNamara	Westbrook
Mohrmann	White
Monkhouse	Wilson
Montgomery	Wood
Morris	Worley
Newell	Wright

Nays—1

Smith of Hopkins

Absent

Anderson	Nicholson
Brown of Cherokee	Oliver
Cockrell	Ragsdale
Corry	Reader of Bexar
Donaghey	Schuenemann
Gilmer	Shell
Harrell of Lamar	Stinson
McFarland	Voigt

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 166 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—125

Allen	Hunt
Allison	Isaacks
Alsup	Johnson of Ellis
Bailey	Johnson of Tarrant
Baker	Kennedy
of Fort Bend	Kern
Bell	Kerr
Blankenship	Kersey
Bond	Kinard
Boyd	King
Boyer	Langdon
Bradbury	Lehman
Bradford	Leyendecker
Bray	Little
Bridgers	Lock
Broadfoot	Loggins
Brown of Cherokee	London
Brown	Mays
of Nacogdoches	McAlister
Bundy	McDaniel
Burkett	McDonald
Burney	McMurry
Cauthorn	McNamara
Celaya	Mohrmann
Chambers	Monkhouse
Clark	Montgomery
Cleveland	Morris
Coleman	Newell
Colquitt	Oliver
Colson, Mrs.	Olsen
Cornett	Pace
Crossley	Petsch
Daniel	Pevehouse
Davis of Jasper	Piner
Davis of Upshur	Reader of Bexar
Dickison	Reader of Erath
Dickson	Reaves
Dowell	Reed
Dwyer	Rhodes
Faulkner	Riviere
Felty	Roach
Ferguson	Roberts
Fuchs	Robinson
Galbreath	Russell
Goodman	Segrist
Hamilton	Skiles
Hankamer	Smith of Frio
Hardeman	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harper	Spencer
Harrell of Bastrop	Stoll
Harris	Talbert
Hartzog	Tarwater
Heflin	Taylor
Holland	Tennant
Howard	Thornberry
Howington	Thornton
Hull	Turner

Vint
Waggoner
Weldon
Wells
Westbrook

White
Wilson
Wood
Worley
Wright

Absent

Anderson
Cockrell
Corry
Dean
Derden
Donaghey
Fielden
Gilmer
Gordon, Mrs.
Hale

Harrell of Lamar
McFarland
Nicholson
Pope
Ragsdale
Schuenemann
Shell
Stinson
Voigt

Absent—Excused

Baker of Grayson
Keith

Vale
Winfree

HOUSE BILL NO. 170 ON THIRD READING

Mr. Holland moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 170 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—124

Allen
Allison
Alsup
Bailey
Baker
of Fort Bend
Bell
Blankenship
Bond
Boyd
Boyer
Bradbury
Bradford
Bray
Bridgers
Broadfoot
Brown of Cherokee
Brown
of Nacogdoches
Bundy
Burkett
Burney
Cauthorn
Celaya
Chambers
Clark
Cleveland
Coleman
Colquitt
Colson, Mrs.
Cornett

Crossley
Daniel
Davis of Jasper
Davis of Upshur
Dean
Dickison
Dickson
Dowell
Dwyer
Faulkner
Ferguson
Fielden
Fuchs
Galbreath
Goodman
Gordon, Mrs.
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harris
Hartzog
Heflin
Holland
Howard
Howington
Hull
Hunt

Isaacks
Johnson of Ellis
Johnson of Tarrant
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Leyendecker
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McMurry
McNamara
Monkhouse
Montgomery
Morris
Newell
Olsen
Pace
Petsch
Pevehouse
Piner
Ragsdale
Reader of Bexar

Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Segrist
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Vint
Waggoner
Weldon
Wells
Westbrook
White
Wilson
Wood
Worley

Absent

Anderson
Cockrell
Corry
Derden
Donaghey
Felty
Gilmer
Hale
Harrell of Lamar
McFarland

Mohrmann
Nicholson
Oliver
Pope
Schuenemann
Shell
Stinson
Turner
Voigt
Wright

Absent—Excused

Baker of Grayson
Keith

Vale
Winfree

The Chair then laid House Bill No. 170 before the House on its third reading and final passage.

The bill was read third time.

Mr. Hartzog offered the following amendment to the bill:

Amend House Bill No. 170, by inserting after Section 1, a new paragraph to be properly numbered to read as follows:

"Section ____ In counties having a population of not less than twenty thousand (20,000) nor more than twenty thousand and fifty (20,050),

according to the last preceding Federal Census, the salary of the County Superintendent of Public Instruction shall be not less than the sum of Two Thousand, Five Hundred (\$2,500.00) Dollars per annum nor more than the sum of Three Thousand, Two Hundred (\$3,200.00) Dollars per annum, the amount of which salary shall be fixed by order of the County Board of Education for the respective counties, and the County Board of Education for each county coming within this bill shall, by order entered in its minutes, set the salary for each of the respective counties. The salary allowed shall be paid in the manner and in accordance with existing laws governing the office of the County Superintendent of Public Instruction," and amend the caption to conform to the body of the bill.

The amendment was adopted.

Mr. Smith of Hopkins offered the following amendment to the bill:

Amend House Bill No. 170, Section 1, after the words, "Per annum," in line 6, by adding thereto the following, "Any county in this State which had a population of not less than 29,210, and not more than 29,630, according to the last Federal Census, the salary of the County Superintendent of Public Instruction shall be \$3,000.00 per year or \$250.00 per month."

The amendment was adopted.

House Bill No. 170 was then passed by the following vote:

Yeas—126

Allen	Cauthorn
Allison	Celaya
Alsup	Chambers
Bailey	Clark
Baker	Coleman
of Fort Bend	Colson, Mrs.
Bell	Cornett
Blankenship	Corry
Bond	Crossley
Boyd	Daniel
Boyer	Davis of Jasper
Bradbury	Davis of Upshur
Bradford	Dean
Bray	Derden
Bridgers	Dickison
Broadfoot	Dickson
Brown of Cherokee	Dowell
Brown	Dwyer
of Nacogdoches	Faulkner
Bundy	Felty
Burkett	Ferguson
Burney	Fielden

Fuchs	Morris
Galbreath	Newell
Goodman	Oliver
Gordon, Mrs.	Olsen
Hale	Pace
Hamilton	Petsch
Hankamer	Pevehouse
Hardeman	Piner
Hardin	Ragsdale
Harp	Reader of Erath
Harper	Reaves
Harrell of Bastrop	Reed
Harris	Rhodes
Hartzog	Riviere
Holland	Roach
Howard	Roberts
Howington	Robinson
Hull	Russell
Hunt	Segrist
Isaacks	Skiles
Johnson of Ellis	Smith of Frio
Johnson of Tarrant	Smith of Hopkins
Kennedy	Smith
Kern	of Matagorda
Kerr	Spencer
Kersey	Talbert
Kinard	Tarwater
King	Taylor
Langdon	Tennant
Lehman	Thornberry
Leyendecker	Thornton
Lock	Vint
Loggins	Voigt
London	Waggoner
Mays	Weldon
McAlister	Wells
McDaniel	Westbrook
McDonald	White
McMurry	Wilson
McNamara	Wood
Mohrmann	Worley
Monkhouse	Wright
Montgomery	

Absent

Anderson	McFarland
Cleveland	Nicholson
Cockrell	Pope
Colquitt	Reader of Bexar
Donaghey	Schuenemann
Gilmer	Shell
Harrell of Lamar	Stinson
Heflin	Stoll
Little	Turner

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

Mr. Hale raised the point of order, that when a motion is made to suspend the Constitutional Rule, requiring bills to be read on three several days, for the purpose of placing a bill on third reading and final pas-

sage, that in all cases where there are less than 120 "aye" votes cast that the motion is lost because same has not received the necessary four-fifths votes as required by the Constitution.

Mr. Leonard, who was in the Chair, overruled the point of order.

HOUSE BILL NO. 173 ON THIRD READING

Mr. Smith of Frio moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 173 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—127

Allen	Felty
Allison	Ferguson
Alsup	Fielden
Anderson	Fuchs
Bailey	Goodman
Baker	Gordon, Mrs.
of Fort Bend	Hale
Bell	Hamilton
Blankenship	Hankamer
Bond	Hardeman
Boyd	Hardin
Boyer	Harp
Bradbury	Harper
Bradford	Harrell of Bastrop
Bray	Harris
Bridgers	Hartzog
Broadfoot	Holland
Brown of Cherokee	Howard
Brown	Howington
of Nacogdoches	Hull
Bundy	Hunt
Burkett	Isaacks
Burney	Johnson of Ellis
Cauthorn	Johnson of Tarrant
Celaya	Kennedy
Chambers	Kern
Clark	Kerr
Cleveland	Kersey
Colquitt	Kinard
Colson, Mrs.	King
Cornett	Langdon
Corry	Lehman
Crossley	Leyendecker
Daniel	Little
Davis of Jasper	Lock
Davis of Upshur	Loggins
Dean	London
Derden	Mays
Dickison	McAlister
Dickson	McDaniel
Dowell	McDonald
Dwyer	McMurry
Faulkner	McNamara

Mohrmann	Skiles
Monkhouse	Smith of Frio
Montgomery	Smith of Hopkins
Morris	Smith
Newell	of Matagorda
Oliver	Spencer
Olsen	Talbert
Pace	Tarwater
Petsch	Taylor
Pevehouse	Tennant
Piner	Thornberry
Reader of Bexar	Thornton
Reader of Erath	Vint
Reaves	Waggoner
Reed	Weldon
Rhodes	Wells
Riviere	Westbrook
Roach	White
Roberts	Wilson
Robinson	Wood
Russell	Worley
Segrist	Wright

Absent

Cockrell	Pope
Coleman	Ragsdale
Donaghey	Schuenemann
Galbreath	Shell
Gilmer	Stinson
Harrell of Lamar	Stoll
Heflin	Turner
McFarland	Voigt
Nicholson	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 173 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—129

Allison	Burkett
Alsup	Burney
Anderson	Cauthorn
Bailey	Celaya
Baker	Chambers
of Fort Bend	Clark
Bell	Cleveland
Blankenship	Coleman
Bond	Colquitt
Boyd	Colson, Mrs.
Boyer	Cornett
Bradbury	Corry
Bradford	Crossley
Bray	Daniel
Bridgers	Davis of Jasper
Broadfoot	Davis of Upshur
Brown of Cherokee	Dean
Brown	Derden
of Nacogdoches	Dickison
Bundy	Dickson

Dowell	McNamara
Dwyer	Mohrmann
Faulkner	Monkhouse
Felty	Montgomery
Ferguson	Morris
Fielden	Oliver
Fuchs	Olsen
Galbreath	Pace
Goodman	Petsch
Gordon, Mrs.	Pevehouse
Hale	Piner
Hamilton	Ragsdale
Hankamer	Reader of Bexar
Hardeman	Reader of Erath
Hardin	Reaves
Harp	Reed
Harper	Rhodes
Harrell of Bastrop	Riviere
Harris	Roach
Hartzog	Roberts
Holland	Robinson
Howard	Russell
Howington	Segrist
Hull	Skiles
Hunt	Smith of Frio
Isaacks	Smith of Hopkins
Johnson of Ellis	Smith
Johnson of Tarrant	of Matagorda
Kennedy	Spencer
Kern	Talbert
Kerr	Tarwater
Kersey	Taylor
Kinard	Tennant
King	Thornberry
Langdon	Thornton
Lehman	Vint
Leyendecker	Voigt
Little	Waggoner
Lock	Weldon
Loggins	Wells
London	Westbrook
Mays	White
McAlister	Wilson
McDaniel	Wood
McDonald	Worley
McMurry	Wright

Absent

Allen	Nicholson
Cockrell	Pope
Donaghey	Schuenemann
Gilmer	Shell
Harrell of Lamar	Stinson
Heflin	Stoll
McFarland	Turner
Newell	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 221 ON THIRD
READING

Mrs. Colson moved that the constitutional rule, requiring bills to be

read on three several days, be suspended, and that House Bill No. 221 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—125

Allison	Harrell of Bastrop
Alsup	Hartzog
Anderson	Heflin
Bailey	Holland
Baker	Howard
of Fort Bend	Howington
Bell	Hull
Blankenship	Hunt
Bond	Isaacks
Boyd	Johnson of Ellis
Boyer	Johnson of Tarrant
Bradbury	Kennedy
Bradford	Kern
Bray	Kerr
Bridgers	Kersey
Broadfoot	Kinard
Brown of Cherokee	King
Brown	Langdon
of Nacogdoches	Lehman
Bundy	Leyendecker
Burkett	Little
Burney	Lock
Cauthorn	Loggins
Celaya	London
Chambers	Mays
Clark	McAlister
Cleveland	McDaniel
Coleman	McDonald
Colquitt	McMurry
Colson, Mrs.	McNamara
Cornett	Mohrmann
Corry	Monkhouse
Crossley	Montgomery
Daniel	Morris
Davis of Upshur	Oliver
Dean	Olsen
Derden	Pace
Dickison	Petsch
Dickson	Pevehouse
Dowell	Piner
Dwyer	Ragsdale
Faulkner	Reader of Bexar
Felty	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Galbreath	Riviere
Goodman	Roach
Gordon, Mrs.	Roberts
Hamilton	Robinson
Hankamer	Russell
Hardeman	Segrist
Hardin	Skiles
Harp	Smith of Frio
Harper	Smith of Hopkins

Smith	Waggoner
of Matagorda	Weldon
Spencer	Wells
Talbert	Westbrook
Tarwater	White
Taylor	Wilson
Thornberry	Wood
Thornton	Worley
Vint	Wright

Absent

Allen	Nicholson
Cockrell	Pope
Davis of Jasper	Schuenemann
Donaghey	Shell
Gilmer	Stinson
Hale	Stoll
Harrell of Lamar	Tennant
Harris	Turner
McFarland	Voigt
Newell	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 221 before the House on its third reading and final passage.

The bill was read third time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 221 was then passed by the following vote:

Yeas—126

Allison	Chambers
Alsup	Clark
Anderson	Cleveland
Bailey	Cockrell
Baker	Coleman
of Fort Bend	Colquitt
Bell	Colson, Mrs.
Blankenship	Cornett
Bond	Corry
Boyd	Crossley
Boyer	Daniel
Bradbury	Davis of Jasper
Bradford	Davis of Upshur
Bray	Dean
Bridgers	Derden
Broadfoot	Dickson
Brown of Cherokee	Dickson
Brown	Dowell
of Nacogdoches	Dwyer
Bundy	Faulkner
Burkett	Felty
Burney	Ferguson
Cauthorn	Fuchs
Celaya	Galbreath

Goodman	Oliver
Gordon, Mrs.	Olsen
Hamilton	Pace
Hankamer	Petsch
Hardeman	Pevehouse
Hardin	Piner
Harp	Ragsdale
Harrell of Bastrop	Reader of Bexar
Hartzog	Reader of Erath
Heflin	Reaves
Holland	Reed
Howard	Rhodes
Howington	Riviere
Hull	Roach
Hunt	Roberts
Isaacks	Robinson
Johnson of Ellis	Russell
Kennedy	Segrist
Kern	Shell
Kerr	Skiles
Kersey	Smith of Hopkins
Kinard	Spencer
King	Talbert
Langdon	Tarwater
Lehman	Taylor
Leyendecker	Tennant
Little	Thornberry
Lock	Thornton
Loggins	Turner
London	Vint
Mays	Voigt
McAlister	Waggoner
McDaniel	Weldon
McDonald	Wells
McMurry	Westbrook
McNamara	White
Mohrmann	Wilson
Monkhouse	Wood
Montgomery	Worley
Morris	Wright

Absent

Allen	Newell
Donaghey	Nicholson
Fielden	Pope
Gilmer	Schuenemann
Hale	Smith of Frio
Harper	Smith
Harrell of Lamar	of Matagorda
Harris	Stinson
Johnson of Tarrant	Stoll
McFarland	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 234 ON THIRD READING

Mr. Cornett moved that the constitutional rule, requiring bills to be read on three several days, be sus-

pending, and that House Bill No. 234 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—127

Allison	Hartzog
Alsup	Heflin
Anderson	Holland
Bailey	Howard
Baker	Howington
of Fort Bend	Hull
Bell	Hunt
Blankenship	Isaacks
Bond	Johnson of Ellis
Boyd	Kennedy
Boyer	Kern
Bradbury	Kerr
Bradford	Kersey
Bray	Kinard
Bridgers	King
Broadfoot	Langdon
Brown of Cherokee	Lehman
Brown	Leyendecker
of Nacogdoches	Little
Bundy	Lock
Burkett	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McMurry
Coleman	McNamara
Colquitt	Mohrmann
Colson, Mrs.	Monkhouse
Cornett	Montgomery
Corry	Morris
Crossley	Olsen
Davis of Upshur	Pace
Dean	Petsch
Derden	Pevehouse
Dickison	Piner
Dickson	Ragsdale
Dowell	Reader of Bexar
Dwyer	Reader of Erath
Faulkner	Reaves
Felty	Reed
Ferguson	Rhodes
Fielden	Riviere
Fuchs	Roach
Galbreath	Roberts
Goodman	Robinson
Gordon, Mrs.	Russell
Hamilton	Schuenemann
Hankamer	Segrist
Hardeman	Shell
Hardin	Skiles
Harp	Smith of Frio
Harper	Smith of Hopkins
Harrell of Bastrop	Spencer
Harris	Talbert

Tarwater	Weldon
Taylor	Wells
Tennant	Westbrook
Thornberry	White
Thornton	Wilson
Turner	Wood
Vint	Worley
Voigt	Wright
Waggoner	

Absent

Allen	McFarland
Burney	Newell
Daniel	Nicholson
Davis of Jasper	Oliver
Donaghey	Pope
Gilmer	Smith
Hale	of Matagorda
Harrell of Lamar	Stinson
Johnson of Tarrant	Stoll

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 234 before the House on its third reading and final passage.

The bill was read third time.

Mr. Cornett offered the following amendment to the bill:

Amend the emergency clause of House Bill No. 234, by inserting the words, "and said Rule is hereby suspended," after the word "suspended," in the next to the last line of said bill.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 234 was then passed by the following vote:

Yeas—131

Allison	Broadfoot
Alsup	Brown of Cherokee
Anderson	Brown
Bailey	of Nacogdoches
Baker	Burkett
of Fort Bend	Burney
Bell	Cauthorn
Blankenship	Celaya
Bond	Chambers
Boyd	Clark
Boyer	Cleveland
Bradbury	Cockrell
Bradford	Coleman
Bray	Colquitt
Bridgers	Colson, Mrs.

Corry	McDonald
Crossley	McMurry
Daniel	McNamara
Davis of Jasper	Mohrmann
Davis of Upshur	Monkhouse
Dean	Montgomery
Derden	Morris
Dickison	Oliver
Dickson	Olsen
Faulkner	Pace
Felty	Petsch
Ferguson	Pevehouse
Fielden	Piner
Fuchs	Pope
Galbreath	Reader of Bexar
Goodman	Reader of Erath
Gordon, Mrs.	Reaves
Hamilton	Reed
Hankamer	Rhodes
Hardeman	Riviere
Hardin	Roach
Harp	Roberts
Harper	Robinson
Harrell of Bastrop	Russell
Harrell of Lamar	Schuenemann
Harris	Segrist
Hartzog	Shell
Heflin	Skiles
Holland	Smith of Frio
Howard	Smith of Hopkins
Howington	Smith
Hull	of Matagorda
Hunt	Spencer
Isaacks	Stoll
Johnson of Ellis	Talbert
Johnson of Tarrant	Tarwater
Kennedy	Taylor
Kern	Tennant
Kerr	Thornberry
Kersey	Thornton
Kinard	Turner
King	Vint
Langdon	Voigt
Lehman	Waggoner
Leyendecker	Weldon
Little	Wells
Lock	Westbrook
Loggins	White
London	Wilson
Mays	Wood
McAlister	Worley
McDaniel	Wright

Present—Not Voting

Bundy

Absent

Allen	Hale
Cornett	McFarland
Donaghey	Newell
Dowell	Nicholson
Dwyer	Ragsdale
Gilmer	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 239 ON THIRD READING

Mr. Coleman moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 239 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—130

Allison	Goodman
Alsup	Gordon, Mrs.
Anderson	Hamilton
Bailey	Hankamer
Baker	Hardeman
of Fort Bend	Hardin
Bell	Harp
Blankenship	Harper
Bond	Harrell of Bastrop
Boyd	Harris
Boyer	Hartzog
Bradbury	Heflin
Bradford	Holland
Bray	Howington
Bridgers	Hull
Broadfoot	Hunt
Brown of Cherokee	Isaacks
Brown	Johnson of Ellis
of Nacogdoches	Johnson of Tarrant
Bundy	Kennedy
Burkett	Kern
Burney	Kerr
Cauthorn	Kersey
Celaya	Kinard
Chambers	King
Clark	Langdon
Cleveland	Lehman
Cockrell	Leyendecker
Coleman	Little
Colquitt	Lock
Colson, Mrs.	Loggins
Corry	London
Crossley	Mays
Daniel	McAlister
Davis of Jasper	McDaniel
Dean	McDonald
Derden	McMurry
Dickison	McNamara
Dickson	Mohrmann
Dowell	Monkhouse
Dwyer	Montgomery
Faulkner	Morris
Felty	Oliver
Ferguson	Olsen
Fielden	Pace
Fuchs	Petsch
Galbreath	Pevehouse

Piner	Stoll
Reader of Bexar	Talbert
Reader of Erath	Tarwater
Reaves	Taylor
Reed	Tennant
Rhodes	Thornberry
Riviere	Thornton
Roach	Turner
Roberts	Vint
Robinson	Voigt
Russell	Waggoner
Schuenemann	Weldon
Segrist	Wells
Shell	Westbrook
Skiles	White
Smith of Frio	Wilson
Smith of Hopkins	Wood
Smith	Worley
of Matagorda	Wright
Spencer	

Absent

Allen	Howard
Cornett	McFarland
Davis of Upshur	Newell
Donaghey	Nicholson
Gilmer	Pope
Hale	Ragsdale
Harrell of Lamar	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 239 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—127

Allison	Cauthorn
Alsup	Celaya
Anderson	Chambers
Bailey	Clark
Baker	Cleveland
of Fort Bend	Cockrell
Bell	Coleman
Blankenship	Colquitt
Bond	Colson, Mrs.
Boyd	Cornett
Boyer	Corry
Bradbury	Crossley
Bradford	Daniel
Bray	Davis of Jasper
Bridgers	Davis of Upshur
Broadfoot	Dean
Brown of Cherokee	Derden
Brown	Dickison
of Nacogdoches	Dickson
Bundy	Dowell
Burkett	Dwyer
Burney	Faulkner

Felty	Mohrmann
Ferguson	Monkhouse
Fielden	Montgomery
Fuchs	Morris
Galbreath	Oliver
Goodman	Pace
Gordon, Mrs.	Petsch
Hamilton	Pevehouse
Hankamer	Reader of Bexar
Hardeman	Reader of Erath
Hardin	Reaves
Harp	Reed
Harper	Rhodes
Harrell of Bastrop	Riviere
Harrell of Lamar	Roach
Harris	Roberts
Hartzog	Robinson
Heflin	Russell
Holland	Segrist
Howard	Skiles
Howington	Smith of Frio
Hull	Smith of Hopkins
Hunt	Smith
Johnson of Ellis	of Matagorda
Johnson of Tarrant	Spencer
Kennedy	Stoll
Kern	Tarwater
Kerr	Taylor
Kersey	Tennant
Kinard	Thornberry
King	Thornton
Lehman	Turner
Leyendecker	Vint
Little	Voigt
Lock	Waggoner
Loggins	Weldon
London	Wells
Mays	Westbrook
McAlister	White
McDaniel	Wilson
McDonald	Wood
McMurry	Worley
McNamara	Wright

Absent

Allen	Olsen
Donaghey	Piner
Gilmer	Pope
Hale	Ragsdale
Isaacks	Schuenemann
Langdon	Shell
McFarland	Stinson
Newell	Talbert
Nicholson	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 267 ON THIRD READING

Mr. Holland moved that the constitutional rule, requiring bills to be

read on three several days, be suspended, and that House Bill No. 267 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Harris
Allison	Hartzog
Alsup	Heflin
Anderson	Holland
Bailey	Howard
Baker	Howington
of Fort Bend	Hull
Bell	Hunt
Blankenship	Isaacks
Bond	Johnson of Ellis
Boyd	Johnson of Tarrant
Boyer	Kennedy
Bradbury	Kern
Bradford	Kerr
Bray	Kersey
Bridgers	Kinard
Broadfoot	King
Brown of Cherokee	Langdon
Brown	Lehman
of Nacogdoches	Leyendecker
Burkett	Little
Burney	Lock
Cauthorn	Loggins
Celaya	London
Chambers	Mays
Clark	McAlister
Cleveland	McDaniel
Cockrell	McDonald
Coleman	McMurry
Colquitt	McNamara
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Olsen
Davis of Jasper	Pace
Davis of Upshur	Petsch
Dean	Pevehouse
Derden	Piner
Dickison	Ragsdale
Dickson	Reader of Bexar
Dowell	Reader of Erath
Faulkner	Reaves
Felty	Reed
Ferguson	Rhodes
Fielden	Riviere
Fuchs	Roach
Galbreath	Roberts
Hamilton	Robinson
Hankamer	Russell
Hardeman	Schuenemann
Hardin	Segrist
Harp	Shell
Harper	Skiles
Harrell of Bastrop	Smith of Frio
Harrell of Lamar	Smith of Hopkins

Smith	Vint
of Matagorda	Voigt
Spencer	Waggoner
Stoll	Weldon
Talbert	Wells
Tarwater	Westbrook
Taylor	White
Tennant	Wilson
Thornberry	Wood
Thornton	Worley
Turner	Wright

Absent

Bundy	McFarland
Donaghey	Newell
Dwyer	Nicholson
Gilmer	Oliver
Goodman	Pope
Gordon, Mrs.	Stinson
Hale	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 267 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Cornett
Alsup	Corry
Anderson	Crossley
Bailey	Daniel
Baker	Davis of Jasper
of Fort Bend	Davis of Upshur
Bell	Dean
Blankenship	Derden
Bond	Dickison
Boyd	Dickson
Boyer	Dowell
Bradbury	Faulkner
Bradford	Felty
Bray	Ferguson
Bridgers	Fielden
Broadfoot	Fuchs
Brown of Cherokee	Galbreath
Brown	Gilmer
of Nacogdoches	Goodman
Bundy	Gordon, Mrs.
Burkett	Hamilton
Burney	Hankamer
Cauthorn	Hardeman
Celaya	Harp
Chambers	Harrell of Bastrop
Clark	Harrell of Lamar
Cleveland	Harris
Cockrell	Hartzog
Coleman	Heflin
Colquitt	Holland
Colson, Mrs.	Howard

Howington	Reader of Erath
Hull	Reaves
Hunt	Reed
Isaacks	Rhodes
Johnson of Ellis	Riviere
Johnson of Tarrant	Roach
Kennedy	Roberts
Kern	Robinson
Kerr	Russell
Kersey	Schuenemann
Kinard	Segrist
King	Shell
Langdon	Skiles
Lehman	Smith of Frio
Leyendecker	Smith of Hopkins
Little	Smith
Lock	of Matagorda
Loggins	Spencer
London	Stoll
Mays	Talbert
McAlister	Tarwater
McDaniel	Taylor
McDonald	Tennant
McMurry	Thornberry
McNamara	Thornton
Mohrmann	Vint
Monkhouse	Voigt
Montgomery	Waggoner
Morris	Weldon
Olsen	Wells
Pace	Westbrook
Petsch	White
Pevehouse	Wilson
Piner	Wood
Ragsdale	Worley
Reader of Bexar	Wright

Absent

Allison	Newell
Donaghey	Nicholson
Dwyer	Oliver
Hale	Pope
Hardin	Stinson
Harper	Turner
McFarland	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 269 ON THIRD
READING

Mr. Thornberry moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 269 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—127

Allison	Howard
Alsup	Howington
Anderson	Hull
Bailey	Hunt
Baker	Isaacks
of Fort Bend	Johnson of Ellis
Bell	Kennedy
Blankenship	Kern
Bond	Kerr
Boyd	Kersey
Boyer	Kinard
Bradbury	King
Bradford	Langdon
Bray	Lehman
Bridgers	Leyendecker
Broadfoot	Little
Brown of Cherokee	Lock
Brown	London
of Nacogdoches	Mays
Bundy	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McMurry
Chambers	McNamara
Clark	Mohrmann
Cleveland	Monkhouse
Cockrell	Montgomery
Coleman	Morris
Colquitt	Olsen
Colson, Mrs.	Pace
Cornett	Petsch
Corry	Pevehouse
Crossley	Piner
Davis of Jasper	Ragsdale
Davis of Upshur	Reader of Bexar
Dean	Reader of Erath
Derden	Reaves
Dickison	Reed
Dickson	Rhodes
Faulkner	Riviere
Ferguson	Roach
Feltv	Roberts
Fielden	Robinson
Fuchs	Russell
Galbreath	Schuenemann
Gilmer	Segrist
Goodman	Shell
Gordon, Mrs.	Skiles
Hamilton	Smith of Frio
Hankamer	Smith of Hopkins
Hardeman	Smith
Hardin	of Matagorda
Harp	Spencer
Harper	Stoll
Harrell of Bastrop	Talbert
Harrell of Lamar	Taylor
Harris	Tennant
Hartzog	Thornberry
Heflin	Thornton
Holland	Turner

Vint	Westbrook
Voigt	White
Waggoner	Wilson
Weldon	Worley
Wells	Wright

Absent

Allen	McFarland
Burkett	Newell
Daniel	Nicholson
Donaghey	Oliver
Dowell	Pope
Dwyer	Stinson
Hale	Tarwater
Johnson of Tarrant	Wood
Loggins	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 269 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—128

Allen	Dickison
Allison	Dickson
Alsup	Faulkner
Anderson	Felty
Bailey	Ferguson
Baker	Fielden
of Fort Bend	Fuchs
Bell	Galbreath
Blankenship	Gilmer
Bond	Gordon, Mrs.
Boyd	Hamilton
Boyer	Hankamer
Bradbury	Hardeman
Bradford	Hardin
Bray	Harp
Bridgers	Harper
Broadfoot	Harrell of Bastrop
Brown of Cherokee	Harrell of Lamar
Brown	Harris
of Nacogdoches	Hartzog
Bundy	Heflin
Burney	Holland
Cauthorn	Howard
Celaya	Howington
Chambers	Hull
Clark	Hunt
Cleveland	Isaacks
Cockrell	Johnson of Ellis
Coleman	Johnson of Tarrant
Colson, Mrs.	Kennedy
Corry	Kern
Crossley	Kerr
Daniel	Kersey
Davis of Jasper	Kinard
Davis of Upshur	King
Dean	Langdon

Lehman	Roberts
Leyendecker	Robinson
Little	Russell
Lock	Schuenemann
Loggins	Segrist
London	Shell
Mays	Skiles
McAlister	Smith of Frio
McDaniel	Smith of Hopkins
McDonald	Smith
McMurry	of Matagorda
McNamara	Spencer
Mohrmann	Stoll
Monkhouse	Talbert
Montgomery	Tarwater
Morris	Taylor
Newell	Tennant
Olsen	Thornberry
Pace	Thornton
Petsch	Turner
Pevehouse	Vint
Piner	Voigt
Ragsdale	Waggoner
Reader of Bexar	Weldon
Reader of Erath	Wells
Reaves	Westbrook
Reed	Wood
Rhodes	Worley
Riviere	Wright
Roach	

Absent

Burkett	Hale
Colquitt	McFarland
Cornett	Nicholson
Derden	Oliver
Donaghey	Pope
Dowell	Stinson
Dwyer	White
Goodman	Wilson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 272 ON THIRD READING

Mr. Coleman moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 272 be placed on its third reading and final passage..

The motion prevailed by the following vote:

Yeas—127

Allison	Bell
Alsup	Blankenship
Anderson	Bond
Bailey	Boyd
Baker	Boyer
of Fort Bend	Bradbury

Bradford	King
Bray	Langdon
Broadfoot	Lehman
Brown of Cherokee	Little
Brown	Lock
of Nacogdoches	Loggins
Bundy	London
Burney	Mays
Cauthorn	McAlister
Celaya	McDaniel
Chambers	McDonald
Clark	McMurry
Cleveland	McNamara
Cockrell	Mohrmann
Coleman	Monkhouse
Colquitt	Montgomery
Colson, Mrs.	Morris
Cornett	Olsen
Corry	Pace
Crossley	Petsch
Daniel	Pevehouse
Davis of Jasper	Piner
Davis of Upshur	Ragsdale
Dean	Reader of Bexar
Derden	Reader of Erath
Dickison	Reaves
Dickson	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fielden	Roberts
Fuchs	Robinson
Galbreath	Russell
Gilmer	Schuenemann
Goodman	Segrist
Gordon, Mrs.	Shell
Hamilton	Skiles
Hankamer	Smith of Frio
Hardeman	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harper	Spencer
Harrell of Bastrop	Talbert
Harrell of Lamar	Tarwater
Harris	Taylor
Hartzog	Tennant
Heflin	Thornberry
Howard	Thornton
Howington	Turner
Hull	Vint
Hunt	Voigt
Isaacks	Waggoner
Johnson of Ellis	Weldon
Johnson of Tarrant	Wells
Kennedy	Westbrook
Kern	White
Kerr	Wilson
Kersey	Worley
Kinard	Wright

Absent

Allen	Burkett
Bridgers	Donaghey

Dowell	Nicholson
Dwyer	Oliver
Hale	Pope
Holland	Stinson
Leyendecker	Stoll
McFarland	Wood
Newell	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 272 before the House on its third reading and final passage.

The bill was read third time.

Mr. Ragsdale offered the following amendment to the bill:

Amend House Bill No. 272, as amended, Section 1, by adding after the word "Madison", "and the County of Houston".

The amendment was unanimously adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 272 was then passed by the following vote:

Yeas—127

Allison	Cornett
Alsup	Corry
Anderson	Crossley
Bailey	Daniel
Baker	Davis of Jasper
of Fort Bend	Davis of Upshur
Bell	Dean
Blankenship	Derden
Bond	Dickison
Boyd	Dickson
Boyer	Faulkner
Bradbury	Felty
Bradford	Ferguson
Bray	Fielden
Broadfoot	Fuchs
Brown of Cherokee	Galbreath
Brown	Gilmer
of Nacogdoches	Goodman
Bundy	Gordon, Mrs.
Burney	Hamilton
Cauthorn	Hankamer
Celaya	Hardeman
Chambers	Hardin
Clark	Harp
Cleveland	Harper
Cockrell	Harrell of Bastrop
Coleman	Harrell of Lamar
Colquitt	Harris
Colson, Mrs.	Hartzog

Heflin	Reader of Bexar
Howard	Reader of Erath
Howington	Reaves
Hull	Reed
Hunt	Rhodes
Isaacks	Riviere
Johnson of Ellis	Roach
Johnson of Tarrant	Roberts
Kennedy	Robinson
Kern	Russell
Kerr	Schuenemann
Kersey	Segrist
Kinard	Shell
King	Skiles
Langdon	Smith of Frio
Lehman	Smith of Hopkins
Little	Smith
Lock	of Matagorda
Loggins	Spencer
London	Talbert
Mays	Tarwater
McAlister	Taylor
McDaniel	Tennant
McDonald	Thornberry
McMurry	Thornton
McNamara	Turner
Mohrmann	Vint
Monkhouse	Voigt
Montgomery	Waggoner
Morris	Weldon
Olsen	Wells
Pace	Westbrook
Petsch	White
Pevehouse	Wilson
Piner	Worley
Ragsdale	Wright

Absent

Allen	McFarland
Bridgers	Newell
Burkett	Nicholson
Donaghey	Oliver
Dowell	Pope
Dwyer	Stinson
Hale	Stoll
Holland	Wood
Leyendecker	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 300 ON THIRD
READING

Mr. Oliver moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 300 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—128

Allison	Howington
Alsup	Hull
Anderson	Hunt
Bailey	Isaacks
Baker	Johnson of Ellis
of Fort Bend	Johnson of Tarrant
Bell	Kennedy
Blankenship	Kern
Bond	Kerr
Boyd	Kersey
Boyer	Kinard
Bradbury	King
Bradford	Langdon
Bray	Lehman
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burney	McAlister
Cauthorn	McDaniel
Celaya	McDonald
Chambers	McMurry
Clark	McNamara
Cleveland	Mohrmann
Cockrell	Monkhouse
Coleman	Montgomery
Colquitt	Morris
Colson, Mrs.	Oliver
Cornett	Olsen
Corry	Pace
Crossley	Petsch
Daniel	Pevehouse
Davis of Jasper	Piner
Davis of Upshur	Ragsdale
Dean	Reader of Bexar
Derden	Reader of Erath
Dickison	Reaves
Dickson	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fielden	Roberts
Fuchs	Robinson
Galbreath	Russell
Gilmer	Schuenemann
Goodman	Segrist
Gordon, Mrs.	Shell
Hamilton	Skiles
Hankamer	Smith of Frio
Hardeman	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harper	Spencer
Harrell of Bastrop	Talbert
Harrell of Lamar	Tarwater
Harris	Taylor
Hartzog	Tennant
Heflin	Thornberry
Howard	Thornton

Turner
Vint
Voigt
Waggoner
Weldon
Wells

Westbrook
White
Wilson
Worley
Wright

Absent

Allen
Bridgers
Burkett
Donaghey
Dowell
Dwyer
Hale
Holland

Leyendecker
McFarland
Newell
Nicholson
Pope
Stinson
Stoll
Wood

Absent—Excused

Baker of Grayson Vale
Keith Winfree

The Chair then laid House Bill No. 300 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—128

Allison	Davis of Upshur
Alsup	Dean
Anderson	Derden
Bailey	Dickison
Baker	Dickson
of Fort Bend	Faulkner
Bell	Felty
Blankenship	Ferguson
Bond	Fielden
Boyd	Fuchs
Boyer	Galbreath
Bradbury	Gilmer
Bradford	Goodman
Bray	Gordon, Mrs.
Broadfoot	Hamilton
Brown of Cherokee	Hankamer
Brown	Hardeman
of Nacogdoches	Hardin
Bundy	Harp
Burney	Harper
Cauthorn	Harrell of Bastrop
Celaya	Harrell of Lamar
Chambers	Harris
Clark	Hartzog
Cleveland	Heflin
Cockrell	Howard
Coleman	Howington
Colquitt	Hull
Colson, Mrs.	Hunt
Cornett	Isaacks
Corry	Johnson of Ellis
Crossley	Johnson of Tarrant
Daniel	Kennedy
Davis of Jasper	Kern

Kerr
Kersey
Kinard
King
Langdon
Lehman
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Oliver
Olsen
Pace
Petsch
Pevehouse
Piner
Ragsdale
Reader of Bexar
Reader of Erath
Reaves
Reed
Rhodes

Riviere
Roach
Roberts
Robinson
Russell
Schuenemann
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vint
Voigt
Waggoner
Weldon
Wells
Westbrook
White
Wilson
Worley
Wright

Absent

Allen	Leyendecker
Bridgers	McFarland
Burkett	Newell
Donaghey	Nicholson
Dowell	Pope
Dwyer	Stinson
Hale	Stoll
Holland	Wood

Absent—Excused

Baker of Grayson Vale
Keith Winfree

HOUSE BILL NO. 303 ON THIRD READING

Mr. Shell moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 303 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—127

Allison	Bailey
Alsup	Baker
Anderson	of Fort Bend

Bell	Kerr
Blankenship	Kersey
Bond	Kinard
Boyd	King
Boyer	Langdon
Bradbury	Lehman
Bradford	Little
Bray	Lock
Broadfoot	Loggins
Brown of Cherokee	London
Brown	Mays
of Nacogdoches	McAlister
Bundy	McDaniel
Burney	McDonald
Cauthorn	McMurry
Celaya	McNamara
Chambers	Mohrmann
Clark	Monkhouse
Cleveland	Montgomery
Cockrell	Morris
Coleman	Olsen
Colquitt	Pace
Colson, Mrs.	Petsch
Cornett	Pevehouse
Corry	Piner
Crossley	Ragsdale
Daniel	Reader of Bexar
Davis of Jasper	Reader of Erath
Davis of Upshur	Reaves
Dean	Reed
Derden	Rhodes
Dickison	Riviere
Dickson	Roach
Faulkner	Roberts
Felty	Robinson
Ferguson	Russell
Fielden	Schuenemann
Fuchs	Segrist
Galbreath	Shell
Gilmer	Skiles
Goodman	Smith of Frio
Gordon, Mrs.	Smith of Hopkins
Hamilton	Smith
Hankamer	of Matagorda
Hardeman	Spencer
Hardin	Talbert
Harp	Tarwater
Harper	Taylor
Harrell of Bastrop	Tennant
Harrell of Lamar	Thornberry
Harris	Thornton
Hartzog	Turner
Heflin	Vint
Howard	Voigt
Howington	Waggoner
Hull	Weldon
Hunt	Wells
Isaacks	Westbrook
Johnson of Ellis	White
Johnson of Tarrant	Wilson
Kennedy	Worley
Kern	Wright

Absent

Allen

Bridgers

Burkett	Newell
Donaghey	Nicholson
Dowell	Oliver
Dwyer	Pope
Hale	Stinson
Holland	Stoll
Leyendecker	Wood
McFarland	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 303 before the House, on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—127

Allison	Fuchs
Alsup	Galbreath
Anderson	Gilmer
Bailey	Goodman
Baker	Gordon, Mrs.
of Fort Bend	Hamilton
Bell	Hankamer
Blankenship	Hardeman
Bond	Hardin
Boyd	Harp
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Harris
Broadfoot	Hartzog
Brown of Cherokee	Heflin
Brown	Howard
of Nacogdoches	Howington
Bundy	Hull
Burney	Hunt
Cauthorn	Isaacks
Celaya	Johnson of Ellis
Chambers	Johnson of Tarrant
Clark	Keith
Cleveland	Kennedy
Cockrell	Kerr
Coleman	Kersey
Colquitt	Kinard
Colson, Mrs.	King
Cornett	Langdon
Corry	Lehman
Crossley	Little
Daniel	Lock
Davis of Jasper	Loggins
Davis of Upshur	London
Dean	Mays
Derden	McAlister
Dickison	McDaniel
Dickson	McDonald
Faulkner	McMurry
Felty	McNamara
Ferguson	Mohrmann
Fielden	Monkhouse

Montgomery
Morris
Olsen
Pace
Petsch
Pevehouse
Piner
Ragsdale
Reader of Bexar
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Schuenemann
Segrist
Shell
Skiles

Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vint
Voigt
Waggoner
Weldon
Wells
Westbrook
White
Wilson
Worley
Wright

Absent

Allen
Bridgers
Burkett
Donaghey
Dowell
Dwyer
Hale
Holland
Leyendecker

McFarland
Newell
Nicholson
Oliver
Pope
Stinson
Stoll
Wood

Absent—Excused

Baker of Grayson
Keith

Vale
Winfree

HOUSE BILL NO. 341 ON THIRD READING

Mr. Hardeman moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 341 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—127

Allison
Alsup
Anderson
Bailey
Baker
of Fort Bend
Bell
Blankenship
Bond
Boyd
Boyer
Bradbury
Bradford

Bray
Broadfoot
Brown of Cherokee
Brown
of Nacogdoches
Bundy
Burney
Cauthorn
Celaya
Chambers
Clark
Cleveland
Cockrell

Coleman
Colquitt
Colson, Mrs.
Cornett
Corry
Crossley
Daniel
Davis of Jasper
Davis of Upshur
Dean
Derden
Dickison
Dickson
Faulkner
Felty
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Goodman
Gordon, Mrs.
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Harris
Hartzog
Heflin
Howard
Howington
Hull
Hunt
Isaacks
Johnson of Ellis
Johnson of Tarrant
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Little
Lock
Loggins
London

Mays
McAlister
McDaniel
McDonald
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Olsen
Pace
Petsch
Pevehouse
Piner
Ragsdale
Reader of Bexar
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Schuenemann
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vint
Voigt
Waggoner
Weldon
Wells
Westbrook
White
Wilson
Worley
Wright

Absent

Allen
Bridgers
Burkett
Donaghey
Dowell
Dwyer
Hale
Holland
Leyendecker

McFarland
Newell
Nicholson
Oliver
Pope
Stinson
Stoll
Wood

Absent—Excused

Baker of Grayson Vale
Keith Winfree

The Chair then laid House Bill No. 341 before the House on its third reading and final passage.

The bill was read third time.

Mr. Hardeman offered the following amendments to the bill:

Amend House Bill No. 341, by striking the caption and substituting the following therefor:

"An Act fixing the time of holding court in the several counties constituting the 51st Judicial District of Texas and fixing the time of holding court in the several counties constituting the 119th Judicial District of Texas; fixing the effective date of this Act; repealing all laws in conflict herewith; providing that nothing herein shall be construed as affecting the time of holding court in the several counties of said Judicial Districts between the date of the passage of this Act and the date it shall become effective, and declaring an emergency."

Amend House Bill No. 341, Section 6, by striking out the words "its passage and on" in lines 9 and 10 thereof.

The amendments were severally adopted.

House Bill No. 341 was then passed by the following vote:

Yeas—127

Allison	Clark
Alsup	Cleveland
Anderson	Cockrell
Bailey	Coleman
Baker	Colquitt
of Fort Bend	Colson, Mrs.
Bell	Cornett
Blankenship	Corry
Bond	Crossley
Boyd	Daniel
Boyer	Davis of Jasper
Bradbury	Davis of Upshur
Bradford	Dean
Bray	Derden
Broadfoot	Dickison
Brown of Cherokee	Dickson
Brown	Faulkner
of Nacogdoches	Felty
Bundy	Ferguson
Burney	Fielden
Cauthorn	Fuchs
Celaya	Galbreath
Chambers	Gilmer

Goodman	Olsen
Gordon, Mrs.	Pace
Hamilton	Petsch
Hankamer	Pevehouse
Hardeman	Piner
Hardin	Ragsdale
Harp	Reader of Bexar
Harper	Reader of Erath
Harrell of Bastrop	Reaves
Harrell of Lamar	Reed
Harris	Rhodes
Hartzog	Riviere
Heflin	Roach
Howard	Roberts
Howington	Robinson
Hull	Russell
Hunt	Schuenemann
Isaacks	Segrist
Johnson of Ellis	Shell
Johnson of Tarrant	Skiles
Kennedy	Smith of Frio
Kern	Smith of Hopkins
Kerr	Smith
Kersey	of Matagorda
Kinard	Spencer
King	Talbert
Langdon	Tarwater
Lehman	Taylor
Little	Tennant
Lock	Thornberry
Loggins	Thornton
London	Turner
Mays	Vint
McAlister	Voigt
McDaniel	Waggoner
McDonald	Weldon
McMurry	Wells
McNamara	Westbrook
Mohrmann	White
Monkhouse	Wilson
Montgomery	Worley
Morris	Wright

Absent

Allen	McFarland
Bridgers	Newell
Burkett	Nicholson
Donaghey	Oliver
Dowell	Pope
Dwyer	Stinson
Hale	Stoll
Holland	Wood
Leyendecker	

Absent—Excused

Baker of Grayson Vale
Kern Winfree

HOUSE BILL NO. 343 ON THIRD READING

Mr. Anderson moved that the constitutional rule, requiring bills to be read on three several days, be sus-

pending, and that House Bill No. 343 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—127

Allison	Hartzog
Alsup	Heflin
Anderson	Howard
Bailey	Howington
Baker	Hull
of Fort Bend	Hunt
Bell	Isaacks
Blankenship	Johnson of Ellis
Bond	Johnson of Tarrant
Boyd	Kennedy
Boyer	Kern
Bradbury	Kerr
Bradford	Kersey
Bray	Kinard
Broadfoot	King
Brown of Cherokee	Langdon
Brown	Lehman
of Nacogdoches	Little
Bundy	Lock
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McMurry
Coleman	McNamara
Colquitt	Mohrmann
Colson, Mrs.	Monkhouse
Cornett	Montgomery
Corry	Morris
Crossley	Olsen
Daniel	Pace
Davis of Jasper	Petsch
Davis of Upshur	Pevehouse
Dean	Piner
Derden	Ragsdale
Dickson	Reader of Bexar
Dickson	Reader of Erath
Faulkner	Reaves
Felty	Reed
Ferguson	Rhodes
Fielden	Riviere
Fuchs	Roach
Galbreath	Roberts
Gilmer	Robinson
Goodman	Russell
Gordon, Mrs.	Schuenemann
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harper	Smith
Harrell of Bastrop	of Matagorda
Harrell of Lamar	Spencer
Harris	Talbert

Tarwater	Waggoner
Taylor	Weldon
Tennant	Wells
Thornberry	Westbrook
Thornton	White
Turner	Wilson
Vint	Worley
Voigt	Wright

Absent

Allen	McFarland
Bridgers	Newell
Burkett	Nicholson
Donaghey	Oliver
Dowell	Pope
Dwyer	Stinson
Hale	Stoll
Holland	Wood
Leyendecker	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 343 before the House on its third reading and final passage.

The bill was read third time.

Mr. Boyd offered the following amendment to the bill:

Amend House Bill No. 343, Section 4, page 5 of the printed bill, line 28, by adding after the word "anyone" the word "knowingly".

On motion of Mr. Anderson, the amendment was tabled.

House Bill No. 343 was then passed.

HOUSE BILL NO. 348 ON THIRD READING

Mr. Hardeman moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 348 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Bradford
Allison	Bray
Alsup	Bridgers
Anderson	Broadfoot
Bailey	Brown of Cherokee
Bell	Brown
Blankenship	of Nacogdoches
Bond	Bundy
Boyd	Burkett
Boyer	Burney
Bradbury	Cauthorn

Chambers	Mays
Clark	McAlister
Cockrell	McDaniel
Coleman	McDonald
Colquitt	McMurry
Colson, Mrs.	McNamara
Cornett	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Davis of Upshur	Newell
Dean	Oliver
Derden	Olsen
Dickison	Pace
Dickson	Petsch
Dowell	Pevehouse
Faulkner	Piner
Felty	Pope
Ferguson	Ragsdale
Fielden	Reader of Bexar
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Schuenemann
Harp	Segrist
Harper	Shell
Harrell of Bastrop	Skiles
Harrell of Lamar	Smith of Frio
Harris	Smith of Hopkins
Hartzog	Smith
Heflin	of Matagorda
Holland	Spencer
Howard	Stoll
Howington	Talbert
Hull	Tarwater
Hunt	Taylor
Isaacks	Tennant
Johnson of Ellis	Thornberry
Johnson of Tarrant	Thornton
Kennedy	Turner
Kern	Vint
Kerr	Voigt
Kersey	Waggoner
Kinard	Weldon
King	Wells
Langdon	Westbrook
Lehman	White
Leyendecker	Wilson
Little	Wood
Lock	Worley
Loggins	Wright
London	
Present—Not Voting	
Baker	
of Fort Bend	
Absent	
Celaya	Cleveland

Corry	McFarland
Donaghey	Nicholson
Dwyer	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 348 before the House on its third reading and final passage.

The bill was read third time.

Mr. Hardeman offered the following amendment to the bill:

Amend House Bill No. 348, by striking the caption and substituting therefor the following:

“An Act to diminish the civil and criminal jurisdiction of the County Court of Glasscock County, to conform to the jurisdiction of the District Court thereof; providing that this Act shall not be construed to in any manner affect judgments heretofore rendered by said County Court of Glasscock County pertaining to matters and causes which by Section 2 of the Act are transferred to the District Court of said County, but the County Clerk of said County shall issue all executions and orders of sale and proceedings thereunder, and this Act in so doing shall be valid and binding to all intents and purposes the same as if no changes had been made as by Section 2 therein contemplated; repealing all laws in conflict herewith, and declaring an emergency.”

The amendment was adopted.

House Bill No. 348 was then passed by the following vote:

Yeas—133

Allen	Brown of Cherokee
Allison	Brown
Alsup	of Nacogdoches
Anderson	Bundy
Bailey	Burkett
Baker	Burney
of Fort Bend	Cauthorn
Bell	Clark
Blankenship	Cockrell
Bond	Coleman
Boyd	Colquitt
Boyer	Colson, Mrs.
Bradbury	Corry
Bradford	Crossley
Bray	Daniel
Bridgers	Davis of Jasper
Broadfoot	Davis of Upshur

Dean	McNamara
Derden	Mohrmann
Dickison	Monkhouse
Dickson	Montgomery
Dowell	Morris
Faulkner	Newell
Felty	Oliver
Ferguson	Olsen
Fielden	Pace
Fuchs	Petsch
Galbreath	Pevehouse
Gilmer	Piner
Goodman	Ragsdale
Gordon, Mrs.	Reader of Bexar
Hamilton	Reader of Erath
Hankamer	Reaves
Hardeman	Reed
Hardin	Rhodes
Harp	Riviere
Harper	Roach
Harrell of Bastrop	Roberts
Harris	Robinson
Hartzog	Russell
Heflin	Schuenemann
Holland	Segrist
Howard	Shell
Howington	Skiles
Hull	Smith of Frio
Hunt	Smith of Hopkins
Isaacks	Smith
Johnson of Ellis	of Matagorda
Johnson of Tarrant	Spencer
Kennedy	Stoll
Kern	Talbert
Kerr	Tarwater
Kersey	Taylor
Kinard	Tennant
King	Thornberry
Langdon	Thornton
Lehman	Turner
Leyendecker	Vint
Little	Voigt
Lock	Waggoner
Loggins	Weldon
London	Wells
Mays	Westbrook
McAlister	White
McDaniel	Wilson
McDonald	Wood
McFarland	Worley
McMurry	Wright

Absent

Celaya	Hale
Chambers	Harrell of Lamar
Cleveland	Nicholson
Cornett	Pope
Donaghey	Stinson
Dwyer	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 553 ON THIRD READING

Mr. Heflin moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 553 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen	Harp
Allison	Harper
Alsup	Harrell of Bastrop
Bailey	Harrell of Lamar
Baker	Harris
of Fort Bend	Hartzog
Bell	Heflin
Blankenship	Holland
Bond	Howington
Boyd	Hunt
Boyer	Isaacks
Bradbury	Johnson of Tarrant
Bradford	Kennedy
Bray	Kern
Bridgers	Kerr
Broadfoot	Kersey
Brown of Cherokee	Kinard
Brown	King
of Nacogdoches	Langdon
Bundy	Lehman
Burkett	Leyendecker
Burney	Little
Cauthorn	Lock
Chambers	Loggins
Clark	London
Cleveland	Mays
Cockrell	McAlister
Coleman	McDaniel
Colson, Mrs.	McDonald
Corry	McFarland
Crossley	McMurry
Daniel	McNamara
Davis of Jasper	Mohrmann
Dean	Monkhouse
Derden	Montgomery
Dickison	Morris
Dickson	Newell
Dowell	Olsen
Faulkner	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Ragsdale
Gilmer	Reader of Bexar
Goodman	Reader of Erath
Gordon, Mrs.	Reaves
Hale	Reed
Hamilton	Rhodes
Hankamer	Riviere
Hardeman	Roach
Hardin	Roberts

Robinson	Thornton
Russell	Turner
Segrist	Vint
Shell	Voigt
Skiles	Waggoner
Smith of Frio	Weldon
Smith of Hopkins	Wells
Smith	Westbrook
of Matagorda	White
Spencer	Wilson
Stoll	Wood
Taylor	Worley
Tennant	Wright
Thornberry	

Absent

Anderson	Hull
Celaya	Johnson of Ellis
Colquitt	Nicholson
Cornett	Oliver
Davis of Upshur	Pope
Donaghey	Schuenemann
Dwyer	Stinson
Felty	Talbert
Howard	Tarwater

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 553 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Clark
Allison	Cleveland
Alsup	Cockrell
Anderson	Coleman
Bailey	Colquitt
Baker	Colson, Mrs.
of Fort Bend	Cornett
Bell	Corry
Blankenship	Crossley
Bond	Daniel
Boyd	Davis of Jasper
Boyer	Davis of Upshur
Bradbury	Dean
Bradford	Derden
Bray	Dickison
Bridgers	Dickson
Broadfoot	Dowell
Brown of Cherokee	Faulkner
Brown	Felty
of Nacogdoches	Ferguson
Bundy	Fielden
Burkett	Fuchs
Burney	Galbreath
Cauthorn	Gilmer
Chambers	Goodman

Gordon, Mrs.	Newell
Hale	Oliver
Hamilton	Olsen
Hankamer	Pace
Hardeman	Petsch
Hardin	Pevehouse
Harp	Piner
Harper	Ragsdale
Harrell of Bastrop	Reader of Bexar
Harrell of Lamar	Reader of Erath
Harris	Reaves
Hartzog	Reed
Heflin	Rhodes
Holland	Riviere
Howard	Roach
Howington	Roberts
Hull	Robinson
Hunt	Russell
Isaacks	Segrist
Johnson of Ellis	Shell
Johnson of Tarrant	Skiles
Kennedy	Smith of Hopkins
Kern	Smith
Kerr	of Matagorda
Kersey	Smith of Frio
Kinard	Spencer
King	Stoll
Langdon	Tarwater
Lehman	Taylor
Leyendecker	Tennant
Little	Thornberry
Lock	Thornton
Loggins	Turner
London	Vint
Mays	Voigt
McAlister	Waggoner
McDaniel	Weldon
McDonald	Wells
McFarland	Westbrook
McMurry	White
McNamara	Wilson
Mohrmann	Wood
Monkhouse	Worley
Montgomery	Wright
Morris	

Absent

Celaya	Pope
Donaghey	Talbert
Dwyer	Schuenemann
Nicholson	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 554 ON THIRD READING

Mr. Heflin moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 554

be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Harrell of Lamar
Allison	Harris
Alsup	Hartzog
Anderson	Heflin
Bailey	Holland
Baker	Howard
of Fort Bend	Howington
Blankenship	Hull
Bond	Hunt
Boyd	Isaacks
Boyer	Johnson of Ellis
Bradbury	Johnson of Tarrant
Bradford	Kennedy
Bray	Kern
Bridgers	Kerr
Broadfoot	Kersey
Brown of Cherokee	Kinard
Brown	King
of Nacogdoches	Langdon
Bundy	Lehman
Burkett	Leyendecker
Burney	Little
Cauthorn	Lock
Chambers	Loggins
Clark	London
Cleveland	Mays
Cockrell	McAlister
Coleman	McDaniel
Colquitt	McDonald
Colson, Mrs.	McMurry
Cornett	McNamara
Corry	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Davis of Upshur	Newell
Dean	Oliver
Derden	Olsen
Dickison	Pace
Dickson	Pevehouse
Dowell	Piner
Faulkner	Ragsdale
Felty	Reader of Bexar
Ferguson	Reader of Erath
Fielden	Reaves
Fuchs	Reed
Galbreath	Rhodes
Gilmer	Riviere
Goodman	Roach
Gordon, Mrs.	Roberts
Hale	Robinson
Hamilton	Russell
Hankamer	Schuenemann
Hardeman	Segrist
Hardin	Shell
Harp	Skiles
Harper	Smith of Frio
Harrell of Bastrop	Smith of Hopkins

Smith	Vint
of Matagorda	Voigt
Spencer	Waggoner
Stoll	Weldon
Talbert	Wells
Tarwater	Westbrook
Taylor	White
Tennant	Wilson
Thornberry	Wood
Thornton	Worley
Turner.	Wright

Absent

Bell	Nicholson
Celaya	Petsch
Donaghey	Pope
Dwyer	Stinson
McFarland	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 554 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allen	Crossley
Allison	Daniel
Alsup	Davis of Jasper
Anderson	Davis of Upshur
Bailey	Dean
Baker	Derden
of Fort Bend	Dickison
Bell	Dickson
Blankenship	Dowell
Bond	Faulkner
Boyd	Felty
Boyer	Ferguson
Bradbury	Fielden
Bradford	Fuchs
Bray	Galbreath
Bridgers	Gilmer
Broadfoot	Goodman
Brown of Cherokee	Gordon, Mrs.
Brown	Hale
of Nacogdoches	Hamilton
Bundy	Hankamer
Burkett	Hardeman
Burney	Hardin
Cauthorn	Harp
Chambers	Harper
Clark	Harrell of Bastrop
Cleveland	Harrell of Lamar
Cockrell	Harris
Coleman	Hartzog
Colquitt	Heflin
Colson, Mrs.	Holland
Cornett	Howard
Corry	Howington

Hunt	Reaves
Isaacks	Reed
Johnson of Ellis	Rhodes
Johnson of Tarrant	Riviere
Kennedy	Roach
Kern	Roberts
Kerr	Robinson
Kersey	Russell
Kinard	Schuenemann
King	Segrist
Langdon	Shell
Lehman	Skiles
Leyendecker	Smith of Frio
Little	Smith of Hopkins
Lock	Smith
Loggins	of Matagorda
London	Spencer
Mays	Stoll
McDaniel	Talbert
McDonald	Tarwater
McFarland	Taylor
McMurry	Tennant
McNamara	Thornberry
Mohrmann	Thornton
Monkhouse	Turner
Montgomery	Vint
Newell	Voigt
Olsen	Waggoner
Pace	Weldon
Petsch	Wells
Pevehouse	Westbrook
Piner	White
Pope	Wilson
Ragsdale	Wood
Reader of Bexar	Worley
Reader of Erath	Wright

Absent

Celaya	Morris
Donaghey	Nicholson
Dwyer	Oliver
Hull	Stinson
McAlister	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 350 ON THIRD READING

Mr. Bell moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 350 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—143

Allen	Alsup
Allison	Anderson

Bailey	Hull
Baker	Hunt
of Fort Bend	Isaacks
Bell	Johnson of Ellis
Blankenship	Johnson of Tarrant
Bond	Kennedy
Boyd	Kern
Boyer	Kerr
Bradbury	Kersey
Bradford	Kinard
Bray	King
Bridgers	Langdon
Broadfoot	Lehman
Brown of Cherokee	Leyendecker
Brown	Little
of Nacogdoches	Lock
Bundy	Loggins
Burkett	London
Burney	Mays
Cauthorn	McAlister
Celaya	McDaniel
Chambers	McDonald
Clark	McFarland
Cleveland	McMurry
Cockrell	McNamara
Coleman	Mohrmann
Colquitt	Monkhouse
Colson, Mrs.	Montgomery
Cornett	Morris
Corry	Newell
Crossley	Nicholson
Daniel	Oliver
Davis of Jasper	Olsen
Davis of Upshur	Pace
Dean	Petsch
Derden	Pevehouse
Dickison	Piner
Dickson	Pope
Donaghey	Ragsdale
Dowell	Reader of Bexar
Dwyer	Reader of Erath
Faulkner	Reaves
Felty	Reed
Ferguson	Rhodes
Fielden	Riviere
Fuchs	Roach
Galbreath	Roberts
Gilmer	Robinson
Goodman	Russell
Gordon, Mrs.	Schuenemann
Hale	Segrist
Hamilton	Shell
Hankamer	Skiles
Hardeman	Smith of Frio
Hardin	Smith of Hopkins
Harp	Smith
Harper	of Matagorda
Harrell of Bastrop	Spencer
Harrell of Lamar	Stoll
Harris	Talbert
Hartzog	Tarwater
Heflin	Taylor
Holland	Tennant
Howard	Thornberry
Howington	Thornton

Turner	Westbrook
Vint	White
Voigt	Wilson
Waggoner	Wood
Weldon	Worley
Wells	Wright

Absent

Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 350 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—142

Allen	Dickson
Allison	Donaghey
Alsup	Dowell
Anderson	Faulkner
Bailey	Felty
Baker	Ferguson
of Fort Bend	Fielden
Bell	Fuchs
Blankenship	Galbreath
Bond	Gilmer
Boyd	Goodman
Boyer	Gordon, Mrs.
Bradbury	Hale
Bradford	Hamilton
Bray	Hankamer
Bridgers	Hardeman
Broadfoot	Hardin
Brown of Cherokee	Harp
Brown	Harper
of Nacogdoches	Harrell of Bastrop
Bundy	Harrell of Lamar
Burkett	Harris
Burney	Hartzog
Cauthorn	Heflin
Celaya	Holland
Chambers	Howard
Clark	Howington
Cleveland	Hull
Cockrell	Hunt
Coleman	Isaacks
Colson, Mrs.	Johnson of Ellis
Colquitt	Johnson of Tarrant
Cornett	Kennedy
Corry	Kern
Crossley	Kerr
Daniel	Kersey
Davis of Jasper	Kinard
Davis of Upshur	King
Dean	Langdon
Derden	Lehman
Dickison	Leyendecker

Little	Roberts
Lock	Robinson
Loggins	Russell
London	Schuenemann
Mays	Segrist
McAlister	Shell
McDaniel	Skiles
McDonald	Smith of Frio
McFarland	Smith of Hopkins
McMurry	Smith
McNamara	of Matagorda
Mohrmann	Spencer
Monkhouse	Stoll
Montgomery	Talbert
Morris	Tarwater
Newell	Taylor
Nicholson	Tennant
Oliver	Thornberry
Olsen	Thornton
Pace	Turner
Petsch	Vint
Pevehouse	Voigt
Piner	Waggoner
Pope	Weldon
Ragsdale	Wells
Reader of Bexar	Westbrook
Reader of Erath	White
Reaves	Wilson
Reed	Wood
Rhodes	Worley
Riviere	Wright
Roach	

Absent

Dwyer	Stinson
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Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 357 ON THIRD READING

Mr. Shell moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 357 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—140

Allen	Bond
Allison	Boyd
Alsup	Boyer
Anderson	Bradbury
Bailey	Bradford
Baker	Bray
of Fort Bend	Bridgers
Bell	Broadfoot
Blankenship	Brown of Cherokee

Brown	Lehman
of Nacogdoches	Leyendecker
Bundy	Little
Burkett	Lock
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McFarland
Coleman	McMurry
Colquitt	McNamara
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Oliver
Davis of Upshur	Olsen
Dean	Pace
Derden	Petsch
Dickison	Pevehouse
Dickson	Ragsdale
Donaghey	Reader of Bexar
Dowell	Reader of Erath
Dwyer	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Goodman	Schuenemann
Gordon, Mrs.	Segrist
Hale	Shell
Hamilton	Skiles
Hankamer	Smith of Frio
Hardeman	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harper	Spencer
Harrell of Bastrop	Stoll
Harrell of Lamar	Talbert
Harris	Tarwater
Hartzog	Taylor
Heflin	Tennant
Holland	Thornberry
Howard	Thornton
Howington	Turner
Hull	Vint
Hunt	Voigt
Isaacks	Waggoner
Johnson of Ellis	Weldon
Johnson of Tarrant	Wells
Kennedy	Westbrook
Kern	White
Kerr	Wilson
Kersey	Wood
Kinard	Worley
King	Wright
Langdon	

Absent

Nicholson	Pope
Piner	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 357 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—141

Allison	Fielden
Alsup	Fuchs
Anderson	Galbreath
Bailey	Gilmer
Baker	Goodman
of Fort Bend	Gordon, Mrs.
Bell	Hale
Blankenship	Hamilton
Bond	Hankamer
Boyd	Hardeman
Boyer	Hardin
Bradbury	Harp
Bradford	Harper
Bray	Harrell of Bastrop
Bridgers	Harrell of Lamar
Broadfoot	Harris
Brown of Cherokee	Hartzog
Brown	Heflin
of Nacogdoches	Holland
Bundy	Howard
Burkett	Howington
Burney	Hull
Cauthorn	Hunt
Celaya	Isaacks
Chambers	Johnson of Ellis
Clark	Johnson of Tarrant
Cleveland	Kennedy
Cockrell	Kern
Coleman	Kerr
Colquitt	Kersey
Colson, Mrs.	Kinard
Cornett	King
Corry	Langdon
Crossley	Lehman
Daniel	Leyendecker
Davis of Jasper	Little
Davis of Upshur	Lock
Dean	Loggins
Derden	London
Dickison	Mays
Dickson	McAlister
Donaghey	McDaniel
Dowell	McDonald
Dwyer	McFarland
Faulkner	McMurry
Felty	McNamara
Ferguson	Mohrmann

Monkhouse	Skiles
Montgomery	Smith of Frio
Morris	Smith of Hopkins
Newell	Smith
Nicholson	of Matagorda
Oliver	Spencer
Olsen	Stoll
Pace	Talbert
Petsch	Tarwater
Pevehouse	Taylor
Piner	Tennant
Ragsdale	Thornberry
Reader of Bexar	Thornton
Reader of Erath	Turner
Reaves	Vint
Reed	Voigt
Rhodes	Waggoner
Riviere	Weldon
Roach	Wells
Roberts	Westbrook
Robinson	White
Russell	Wilson
Schuenemann	Wood
Segrist	Worley
Shell	Wright

Nays—1

Allen

Absent

Pope

Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 381 ON THIRD READING

Mr. Anderson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 381 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—138

Allen	Bray
Allison	Bridgers
Alsup	Broadfoot
Anderson	Brown of Cherokee
Bailey	Brown
Baker	of Nacogdoches
of Fort Bend	Bundy
Bell	Burkett
Blankenship	Burney
Bond	Cauthorn
Boyd	Celaya
Boyer	Chambers
Bradbury	Clark
Bradford	Cleveland

Cockrell	Mays
Coleman	McAlister
Colquitt	McDaniel
Colson, Mrs.	McDonald
Cornett	McFarland
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Montgomery
Davis of Upshur	Morris
Dean	Newell
Derden	Oliver
Dickison	Olsen
Dickson	Pace
Donaghey	Petsch
Dwyer	Pevehouse
Faulkner	Piner
Felty	Ragsdale
Ferguson	Reader of Bexar
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Reed
Gilmer	Rhodes
Goodman	Riviere
Gordon, Mrs.	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Schuenemann
Harp	Segrist
Harper	Shell
Harrell of Bastrop	Skiles
Harrell of Lamar	Smith of Frio
Harris	Smith of Hopkins
Hartzog	Smith
Heflin	of Matagorda
Holland	Spencer
Howard	Stoll
Howington	Talbert
Hull	Tarwater
Hunt	Taylor
Isaacks	Tennant
Johnson of Ellis	Thornberry
Johnson of Tarrant	Thornton
Kennedy	Turner
Kern	Vint
Kerr	Voigt
Kersey	Waggoner
Kinard	Weldon
King	Wells
Langdon	Westbrook
Lehman	White
Leyendecker	Wilson
Little	Wood
Lock	Worley
Loggins	Wright
London	

Nays—1

Hale

Absent

Dowell

Monkhouse

Nicholson
Pope

Stinson

Absent—Excused

Baker of Grayson
Keith

Vale
Winfree

The Chair then laid House Bill No. 381 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—138

Allen	Goodman
Allison	Gordon, Mrs.
Alsup	Hale
Anderson	Hamilton
Bailey	Hankamer
Baker	Hardeman
of Fort Bend	Hardin
Bell	Harp
Blankenship	Harper
Bond	Harrell of Bastrop
Boyd	Harrell of Lamar
Boyer	Harris
Bradbury	Hartzog
Bradford	Heflin
Bray	Holland
Bridgers	Howard
Broadfoot	Howington
Brown of Cherokee	Hull
Brown	Hunt
of Nacogdoches	Isaacks
Bundy	Johnson of Ellis
Burkett	Johnson of Tarrant
Burney	Kennedy
Cauthorn	Kern
Celaya	Kerr
Chambers	Kersey
Clark	Kinard
Cleveland	King
Cockrell	Langdon
Coleman	Lehman
Colquitt	Leyendecker
Colson, Mrs.	Little
Cornett	Lock
Corry	Loggins
Crossley	London
Daniel	Mays
Davis of Jasper	McAlister
Davis of Upshur	McDaniel
Dean	McDonald
Derden	McFarland
Dickison	McMurry
Dickson	McNamara
Dwyer	Mohrmann
Faulkner	Monkhouse
Felty	Montgomery
Ferguson	Morris
Fielden	Newell
Fuchs	Nicholson
Galbreath	Olsen
Gilmer	Pace

Pevehouse

Piner
Ragsdale
Reader of Bexar
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Schuenemann
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda

Spencer
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vint
Voigt
Waggoner
Weldon
Wells
Westbrook
White
Wilson
Wood
Worley
Wright

Absent

Donaghey
Dowell
Oliver

Petsch
Pope
Stinson

Absent—Excused

Baker of Grayson
Keith

Vale
Winfree

Mr. Anderson moved to reconsider the vote by which the bill was passed, and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 387 ON THIRD READING

Mr. Cornett moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 387 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—128

Allen	Bridgers
Allison	Broadfoot
Alsup	Brown of Cherokee
Anderson	Brown
Bailey	of Nacogdoches
Baker	Bundy
of Fort Bend	Burkett
Bell	Burney
Blankenship	Cauthorn
Bond	Celaya
Boyer	Chambers
Bradbury	Clark
Bradford	Cleveland
Bray	Cockrell

Colquitt	McDaniel
Colson, Mrs.	McDonald
Cornett	McFarland
Corry	McMurry
Crossley	McNamara
Davis of Jasper	Mohrmann
Davis of Upshur	Monkhouse
Dean	Montgomery
Dickison	Morris
Dickson	Newell
Faulkner	Olsen
Felty	Pace
Ferguson	Petsch
Fielden	Piner
Fuchs	Ragsdale
Galbreath	Reader of Bexar
Gilmer	Reader of Erath
Goodman	Reaves
Gordon, Mrs.	Reed
Hale	Rhodes
Hamilton	Riviere
Hankamer	Roach
Hardeman	Roberts
Hardin	Robinson
Harp	Russell
Harper	Segrist
Harrell of Bastrop	Skiles
Harrell of Lamar	Smith of Frio
Harris	Smith of Hopkins
Hartzog	Smith
Heflin	of Matagorda
Howard	Spencer
Hull	Stoll
Hunt	Talbert
Isaacks	Tarwater
Johnson of Ellis	Taylor
Johnson of Tarrant	Tennant
Kennedy	Thornberry
Kern	Thornton
Kerr	Turner
Kersey	Vint
Kinard	Voigt
King	Waggoner
Langdon	Weldon
Lehman	Wells
Leyendecker	Westbrook
Little	White
Lock	Wilson
Loggins	Wood
London	Worley
Mays	Wright
McAlister	

Nays—1

Daniel

Absent

Boyd	Holland
Coleman	Howington
Derden	Nicholson
Donaghey	Oliver
Dowell	Pevehouse
Dwyer	Pope

Schuenemann	Stinson
Shell	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 387 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allison	Hamilton
Alsup	Hankamer
Anderson	Hardeman
Bailey	Hardin
Baker	Harp
of Fort Bend	Harper
Bell	Harrell of Bastrop
Blankenship	Harrell of Lamar
Bond	Harris
Boyd	Hartzog
Boyer	Heflin
Bradbury	Holland
Bradford	Howard
Bray	Howington
Bridgers	Hull
Broadfoot	Hunt
Brown of Cherokee	Isaacks
Brown	Johnson of Ellis
of Nacogdoches	Johnson of Tarrant
Bundy	Kennedy
Cauthorn	Kern
Celaya	Kerr
Chambers	Kersey
Clark	Kinard
Cleveland	King
Cockrell	Langdon
Coleman	Lehman
Colquitt	Leyendecker
Colson, Mrs.	Little
Cornett	Lock
Corry	Loggins
Crossley	London
Daniel	Mays
Davis of Jasper	McAlister
Davis of Upshur	McDaniel
Dean	McDonald
Derden	McFarland
Dickison	McMurry
Dowell	McNamara
Faulkner	Mohrmann
Felty	Monkhouse
Ferguson	Montgomery
Fielden	Morris
Fuchs	Olsen
Galbreath	Pace
Gilmer	Petsch
Goodman	Piner
Gordon, Mrs.	Ragsdale
Hale	Reader of Bexar

Reader of Erath	Talbert
Reaves	Tarwater
Reed	Taylor
Rhodes	Tennant
Riviere	Thornberry
Roach	Thornton
Roberts	Turner
Robinson	Vint
Russell	Voigt
Schuenemann	Waggoner
Segrist	Weldon
Shell	Wells
Skiles	Westbrook
Smith of Frio	White
Smith of Hopkins	Wilson
Smith	Wood
of Matagorda	Worley
Spencer	Wright
Stoll	

Nays—1

Allen

Present—Not Voting

Newell

Absent

Burkett	Nicholson
Burney	Oliver
Dickson	Pevehouse
Donaghey	Pope
Dwyer	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 413 ON THIRD READING

Mr. McFarland moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 413 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—139

Allison	Bradford
Alsup	Bray
Anderson	Bridgers
Bailey	Broadfoot
Baker	Brown of Cherokee
of Fort Bend	Brown
Bell	of Nacogdoches
Blankenship	Bundy
Bond	Burkett
Boyd	Burney
Boyer	Cauthorn
Bradbury	Celaya

Chambers	London
Clark	Mays
Cleveland	McAlister
Cockrell	McDaniel
Coleman	McDonald
Colquitt	McFarland
Colson, Mrs.	McMurry
Cornett	McNamara
Corry	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Davis of Upshur	Newell
Dean	Nicholson
Derden	Olsen
Dickison	Pace
Dickson	Petsch
Dowell	Pevehouse
Faulkner	Piner
Felty	Pope
Ferguson	Ragsdale
Fielden	Reader of Bexar
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Schuenemann
Harp	Segrist
Harper	Shell
Harrell of Bastrop	Skiles
Harrell of Lamar	Smith of Frio
Harris	Smith of Hopkins
Hartzog	Smith
Heflin	of Matagorda
Holland	Spencer
Howard	Stoll
Howington	Talbert
Hull	Tarwater
Hunt	Taylor
Isaacks	Tennant
Johnson of Ellis	Thornberry
Johnson of Tarrant	Thornton
Kennedy	Turner
Kern	Vint
Kerr	Voigt
Kersey	Waggoner
Kinard	Weldon
King	Wells
Langdon	Westbrook
Lehman	White
Leyendecker	Wilson
Little	Wood
Lock	Worley
Loggins	Wright

Present—Not Voting

Allen

Absent
 Donaghey Oliver
 Dwyer Stinson
 Absent—Excused
 Baker of Grayson Vale
 Keith Winfree

The Chair then laid House Bill No. 413 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—138

Allen	Galbreath
Allison	Gilmer
Alsup	Goodman
Anderson	Gordon, Mrs.
Bailey	Hale
Baker	Hamilton
of Fort Bend	Hankamer
Bell	Hardeman
Blankenship	Hardin
Bond	Harp
Boyd	Harper
Boyer	Harrell of Bastrop
Bradbury	Harrell of Lamar
Bradford	Harris
Bray	Hartzog
Bridgers	Heflin
Broadfoot	Holland
Brown of Cherokee	Howard
Brown	Howington
of Nacogdoches	Hull
Bundy	Hunt
Burkett	Isaacks
Burney	Johnson of Ellis
Cauthorn	Johnson of Tarrant
Celaya	Kennedy
Chambers	Kern
Clark	Kerr
Cleveland	Kersey
Cockrell	Kinard
Coleman	King
Colquitt	Langdon
Colson, Mrs.	Lehman
Cornett	Leyendecker
Corry	Little
Crossley	Lock
Daniel	Loggins
Davis of Jasper	London
Davis of Upshur	Mays
Dean	McAlister
Derden	McDaniel
Dickison	McDonald
Dickson	McFarland
Donaghey	McMurry
Faulkner	McNamara
Felty	Mohrmann
Ferguson	Monkhouse
Fielden	Montgomery
Fuchs	Morris

Newell	Smith
Olsen	of Matagorda
Pace	Spencer
Petsch	Stoll
Pevehouse	Talbert
Piner	Tarwater
Ragsdale	Taylor
Reader of Bexar	Tennant
Reader of Erath	Thornberry
Reaves	Thornton
Reed	Turner
Rhodes	Vint
Riviere	Voigt
Roach	Waggoner
Roberts	Weldon
Robinson	Wells
Russell	Westbrook
Schuenemann	White
Segrist	Wilson
Shell	Wood
Skiles	Worley
Smith of Frio	Wright
Smith of Hopkins	

Absent

Dowell	Oliver
Dwyer	Pope
Nicholson	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 414 ON THIRD READING

Mr. McFarland moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 414 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allison	Brown
Alsup	of Nacogdoches
Anderson	Bundy
Bailey	Burkett
Baker	Cauthorn
of Fort Bend	Celaya
Bell	Chambers
Blankenship	Clark
Bond	Cleveland
Boyd	Cockrell
Boyer	Coleman
Bradbury	Colquitt
Bradford	Colson, Mrs.
Bray	Cornett
Bridgers	Corry
Broadfoot	Crossley
Brown of Cherokee	Daniel

Davis of Jasper	McDonald
Davis of Upshur	McFarland
Dean	McMurry
Derden	McNamara
Dickison	Mohrmann
Dickson	Monkhouse
Dowell	Montgomery
Faulkner	Morris
Felty	Newell
Ferguson	Olsen
Fielden	Pace
Fuchs	Petsch
Galbreath	Pevehouse
Gilmer	Piner
Goodman	Ragsdale
Gordon, Mrs.	Reader of Bexar
Hale	Reader of Erath
Hamilton	Reaves
Hankamer	Reed
Hardeman	Rhodes
Hardin	Riviere
Harp	Roach
Harper	Roberts
Harrell of Bastrop	Robinson
Harrell of Lamar	Russell
Harris	Segrist
Hartzog	Shell
Heflin	Skiles
Holland	Smith of Frio
Howard	Smith of Hopkins
Howington	Smith
Hull	of Matagorda
Hunt	Spencer
Isaacks	Stoll
Johnson of Ellis	Talbert
Johnson of Tarrant	Tarwater
Kennedy	Taylor
Kern	Tennant
Kerr	Thornberry
Kersey	Thornton
Kinard	Turner
King	Vint
Langdon	Voigt
Lehman	Waggoner
Leyendecker	Weldon
Little	Wells
Lock	Westbrook
Loggins	White
London	Wilson
Mays	Wood
McAlister	Worley
McDaniel	Wright

Nays—1

Allen

Absent

Burney	Oliver
Donaghey	Pope
Dwyer	Schuenemann
Nicholson	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 414 before the House on its third reading and final passage.

The bill was read third time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 414 was then passed by the following vote:

Yeas—135

Allison	Galbreath
Alsup	Gilmer
Anderson	Goodman
Bailey	Gordon, Mrs.
Baker	Hale
of Fort Bend	Hamilton
Bell	Hankamer
Blankenship	Hardeman
Bond	Hardin
Boyd	Harp
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Harris
Bridgers	Hartzog
Broadfoot	Heflin
Brown of Cherokee	Holland
Brown	Howard
of Nacogdoches	Howington
Bundy	Hull
Burkett	Hunt
Cauthorn	Isaacks
Celaya	Johnson of Ellis
Chambers	Johnson of Tarrant
Clark	Kennedy
Cleveland	Kern
Cockrell	Kerr
Coleman	Kersey
Colquitt	Kinard
Colson, Mrs.	King
Cornett	Langdon
Corry	Lehman
Crossley	Leyendecker
Daniel	Little
Davis of Jasper	Lock
Davis of Upshur	Loggins
Dean	London
Derden	Mays
Dickison	McAlister
Dickson	McDaniel
Dowell	McDonald
Faulkner	McFarland
Felty	McMurry
Ferguson	McNamara
Fielden	Mohrmann
Fuchs	Monkhouse

Montgomery	Smith of Hopkins
Morris	Smith
Newell	of Matagorda
Olsen	Spencer
Pace	Stoll
Petsch	Talbert
Pevehouse	Tarwater
Piner	Taylor
Ragsdale	Tennant
Reader of Bexar	Thornberry
Reader of Erath	Thornton
Reaves	Turner
Reed	Vint
Rhodes	Voigt
Riviere	Waggoner
Roach	Weldon
Roberts	Wells
Robinson	Westbrook
Russell	White
Segrist	Wilson
Shell	Wood
Skiles	Worley
Smith of Frio	Wright

Nays—1

Allen

Absent

Burney	Oliver
Donaghey	Pope
Dwyer	Schuenemann
Nicholson	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 339 ON THIRD READING

Mr. Harrell of Bastrop moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 339 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Bradford
Allison	Bray
Alsup	Bridgers
Anderson	Broadfoot
Bailey	Brown of Cherokee
Baker	Brown
of Fort Bend	of Nacogdoches
Bell	Bundy
Blankenship	Burkett
Bond	Burney
Boyd	Cauthorn
Boyer	Celaya
Bradbury	Chambers

Clark	London
Cleveland	Mays
Cockrell	McAlister
Coleman	McDaniel
Colquitt	McDonald
Colson, Mrs.	McMurry
Cornett	McNamara
Corry	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Dean	Newell
Derden	Oliver
Dickison	Pace
Dickson	Petsch
Dowell	Pevehouse
Faulkner	Piner
Felty	Ragsdale
Ferguson	Reader of Bexar
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Reed
Gilmer	Rhodes
Goodman	Riviere
Gordon, Mrs.	Roach
Hale	Roberts
Hamilton	Robinson
Hankamer	Russell
Hardeman	Schuenemann
Hardin	Segrist
Harp	Shell
Harper	Skiles
Harrell of Bastrop	Smith of Frio
Harrell of Lamar	Smith of Hopkins
Harris	Smith
Hartzog	of Matagorda
Heflin	Spencer
Holland	Stoll
Howard	Talbert
Howington	Tarwater
Hull	Taylor
Hunt	Tennant
Isaacks	Thornberry
Johnson of Ellis	Thornton
Johnson of Tarrant	Turner
Kennedy	Vint
Kern	Voigt
Kerr	Waggoner
Kersey	Weldon
Kinard	Wells
King	Westbrook
Langdon	White
Lehman	Wilson
Leyendecker	Wood
Little	Worley
Lock	Wright
Loggins	

Absent

Davis of Upshur	Nicholson
Donaghey	Olsen
Dwyer	Pope
McFarland	Stinson

Absent—Excused

Baker of Grayson Vale
Keith Winfree

The Chair then laid House Bill No. 339 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 431 ON THIRD READING

Mr. Cornett moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 431 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Dickson
Allison	Dowell
Alsup	Faulkner
Anderson	Felty
Bailey	Fuchs
Baker	Galbreath
of Fort Bend	Gilmer
Bell	Goodman
Blankenship	Gordon, Mrs.
Bond	Hale
Boyd	Hamilton
Boyer	Hankamer
Bradbury	Hardeman
Bradford	Hardin
Bray	Harp
Bridgers	Harper
Broadfoot	Harrell of Bastrop
Brown of Cherokee	Harrell of Lamar
Brown	Harris
of Nacogdoches	Hartzog
Bundy	Heflin
Burkett	Holland
Burney	Howard
Cauthorn	Howington
Celaya	Hull
Chambers	Hunt
Clark	Isaacks
Cleveland	Johnson of Ellis
Cockrell	Johnson of Tarrant
Colquitt	Kennedy
Colson, Mrs.	Kern
Cornett	Kerr
Corry	Kersey
Crossley	Kinard
Daniel	King
Davis of Jasper	Langdon
Davis of Upshur	Lehman
Dean	Leyendecker
Derden	Little
Dickison	Lock

Loggins	Russell
London	Segrist
Mays	Shell
McAlister	Skiles
McDaniel	Smith of Frio
McDonald	Smith of Hopkins
McFarland	Smith
McMurry	of Matagorda
McNamara	Spencer
Mohrmann	Stoll
Monkhouse	Talbert
Montgomery	Tarwater
Morris	Taylor
Newell	Tennant
Oliver	Thornberry
Petsch	Thornton
Pevehouse	Turner
Piner	Vint
Ragsdale	Voigt
Reader of Bexar	Waggoner
Reader of Erath	Weldon
Reaves	Wells
Reed	Westbrook
Rhodes	White
Riviere	Wilson
Roach	Wood
Roberts	Worley
Robinson	Wright

Absent

Coleman	Olsen
Donaghey	Pace
Dwyer	Pope
Ferguson	Schuenemann
Fielden	Stinson
Nicholson	

Absent—Excused

Baker of Grayson Vale
Keith Winfree

The Chair then laid House Bill No. 431 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allison	Bridgers
Alsup	Broadfoot
Anderson	Brown of Cherokee
Bailey	Brown
Baker	of Nacogdoches
of Fort Bend	Bundy
Bell	Burkett
Blankenship	Burney
Bond	Cauthorn
Boyd	Celaya
Boyer	Chambers
Bradbury	Clark
Bradford	Cleveland
Bray	Cockrell

Coleman	London
Colquitt	Mays
Colson, Mrs.	McAlister
Cornett	McDaniel
Corry	McDonald
Crossley	McFarland
Daniel	McMurry
Davis of Jasper	McNamara
Davis of Upshur	Mohrmann
Dean	Monkhouse
Derden	Montgomery
Dickison	Morris
Dickson	Newell
Dowell	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Ragsdale
Fuchs	Reader of Bexar
Galbreath	Reader of Erath
Gilmer	Reaves
Goodman	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach
Hankamer	Roberts
Hardeman	Robinson
Hardin	Russell
Harp	Segrist
Harper	Shell
Harrell of Bastrop	Skiles
Harrell of Lamar	Smith of Frio
Harris	Smith of Hopkins
Hartzog	Smith
Heflin	of Matagorda
Holland	Spencer
Howard	Stoll
Howington	Talbert
Hull	Tarwater
Hunt	Taylor
Isaacks	Tennant
Johnson of Ellis	Thornberry
Johnson of Tarrant	Thornton
Kennedy	Turner
Kern	Vint
Kerr	Voigt
Kersey	Waggoner
Kinard	Weldon
King	Wells
Langdon	Westbrook
Lehman	White
Leyendecker	Wilson
Little	Wood
Lock	Worley
Loggins	Wright

Nays—1

Allen

Absent

Donaghey
DwyerNicholson
Oliver

Olsen	Schuenemann
Pope	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 441 ON THIRD READING

Mr. Bell moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 441 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allison	Ferguson
Alsup	Fielden
Anderson	Fuchs
Bailey	Galbreath
Baker	Gilmer
of Fort Bend	Goodman
Bell	Gordon, Mrs.
Blankenship	Hale
Bond	Hamilton
Boyd	Hankamer
Boyer	Hardeman
Bradbury	Hardin
Bradford	Harp
Bray	Harper
Bridgers	Harrell of Bastrop
Broadfoot	Harrell of Lamar
Brown of Cherokee	Harris
Brown of Nacogdoches	Hartzog
Bundy	Heflin
Burkett	Holland
Burney	Howard
Cauthorn	Howington
Celaya	Hull
Chambers	Hunt
Clark	Isaacks
Cleveland	Johnson of Ellis
Cockrell	Johnson of Tarrant
Coleman	Kennedy
Colquitt	Kern
Colson, Mrs.	Kerr
Cornett	Kersey
Corry	Kinard
Crossley	King
Daniel	Langdon
Davis of Jasper	Lehman
Davis of Upshur	Leyendecker
Dean	Little
Dickison	Lock
Dickson	Loggins
Dowell	London
Faulkner	Mays
Felty	McAlister
	McDaniel

McDonald	Shell
McFarland	Skiles
McMurry	Smith of Hopkins
McNamara	Smith
Mohrmann	of Matagorda
Monkhouse	Spencer
Montgomery	Stoll
Morris	Talbert
Newell	Tarwater
Olsen	Taylor
Pace	Tennant
Petsch	Thornberry
Pevehouse	Thornton
Piner	Turner
Reader of Bexar	Vint
Reader of Erath	Voigt
Reaves	Waggoner
Reed	Weldon
Rhodes	Wells
Riviere	Westbrook
Roach	White
Roberts	Wilson
Robinson	Wood
Russell	Worley
Segrist	Wright

Present—Not Voting

Allen

Absent

Derden	Pope
Donaghey	Ragsdale
Dwyer	Schuenemann
Nicholson	Smith of Frio
Oliver	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 441 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—132

Allison	Broadfoot
Alsup	Brown of Cherokee
Anderson	Brown
Bailey	of Nacogdoches
Baker	Bundy
of Fort Bend	Burkett
Bell	Burney
Blankenship	Cauthorn
Bond	Chambers
Boyd	Clark
Boyer	Cleveland
Bradbury	Cockrell
Bradford	Coleman
Bray	Colquitt
Bridgers	Colson, Mrs.

Cornett	McAlister
Corry	McDaniel
Crossley	McDonald
Daniel	McFarland
Davis of Jasper	McMurry
Dean	McNamara
Derden	Mohrmann
Dickison	Monkhouse
Dickson	Montgomery
Dowell	Morris
Faulkner	Newell
Felty	Olsen
Ferguson	Pace
Fielden	Petsch
Fuchs	Piner
Galbreath	Ragsdale
Gilmer	Reader of Bexar
Goodman	Reader of Erath
Gordon, Mrs.	Reaves
Hale	Reed
Hamilton	Rhodes
Hankamer	Riviere
Hardeman	Roach
Hardin	Roberts
Harp	Robinson
Harper	Russell
Harrell of Bastrop	Segrist
Harrell of Lamar	Shell
Harris	Skiles
Hartzog	Smith of Hopkins
Heflin	Smith
Holland	of Matagorda
Howard	Spencer
Howington	Stoll
Hull	Talbert
Hunt	Tarwater
Isaacks	Taylor
Johnson of Ellis	Tennant
Johnson of Tarrant	Thornberry
Kennedy	Thornton
Kern	Turner
Kerr	Vint
Kersey	Voigt
Kinard	Waggoner
King	Weldon
Langdon	Wells
Lehman	Westbrook
Leyendecker	White
Little	Wilson
Lock	Wood
Loggins	Worley
London	Wright
Mays	

Present—Not Voting

Allen

Absent

Celaya	Pevehouse
Davis of Upshur	Pope
Donaghey	Schuenemann
Dwyer	Smith of Frio
Nicholson	Stinson
Oliver	

Absent—Excused

Baker of Grayson Vale
Keith Winfree

HOUSE BILL NO. 461 ON THIRD
READING

Mr. Vint moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 461 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—138

Allen	Fuchs
Allison	Galbreath
Alsup	Gilmer
Anderson	Goodman
Bailey	Gordon, Mrs.
Baker	Hale
of Fort Bend	Hamilton
Bell	Hankamer
Blankenship	Hardeman
Bond	Hardin
Boyd	Harp
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Harris
Bridgers	Hartzog
Broadfoot	Heflin
Brown of Cherokee	Holland
Brown	Howard
of Nacogdoches	Howington
Bundy	Hull
Burkett	Hunt
Burney	Isaacks
Cauthorn	Johnson of Ellis
Celaya	Johnson of Tarrant
Chambers	Kennedy
Clark	Kern
Cleveland	Kerr
Cockrell	Kersey
Colquitt	Kinard
Colson, Mrs.	King
Cornett	Langdon
Corry	Lehman
Crossley	Leyendecker
Daniel	Little
Davis of Jasper	Lock
Davis of Upshur	Loggins
Dean	London
Derden	Mays
Dickison	McAlister
Dickson	McDaniel
Donaghey	McDonald
Dowell	McFarland
Faulkner	McMurry
Felty	McNamara
Ferguson	Mohrmann
Fielden	Monkhouse

Montgomery

Morris

Newell

Olsen

Pace

Petsch

Pevehouse

Piner

Ragsdale

Reader of Bexar

Reader of Erath

Reaves

Reed

Rhodes

Riviere

Roach

Roberts

Robinson

Russell

Schuenemann

Segrist

Shell

Skiles

Smith of Frio

Smith of Hopkins

Smith

of Matagorda

Spencer

Stoll

Talbert

Tarwater

Taylor

Tennant

Thornberry

Thornton

Turner

Vint

Voigt

Waggoner

Weldon

Wells

Westbrook

White

Wilson

Wood

Worley

Wright

Absent

Coleman

Oliver

Dwyer

Pope

Nicholson

Stinson

Absent—Excused

Baker of Grayson Vale

Keith Winfree

The Chair then laid House Bill No. 461 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—138

Allison	Cauthorn
Alsup	Celaya
Anderson	Chambers
Bailey	Clark
Baker	Cleveland
of Fort Bend	Cockrell
Bell	Coleman
Blankenship	Colquitt
Bond	Colson, Mrs.
Boyd	Cornett
Boyer	Corry
Bradbury	Crossley
Bradford	Daniel
Bray	Davis of Jasper
Bridgers	Davis of Upshur
Broadfoot	Dean
Brown of Cherokee	Derden
Brown	Dickison
of Nacogdoches	Dickson
Bundy	Donaghey
Burkett	Dowell
Burney	Dwyer

Faulkner	Mohrmann
Felty	Monkhouse
Ferguson	Montgomery
Fielden	Morris
Fuchs	Newell
Galbreath	Olsen
Gilmer	Pace
Goodman	Pevehouse
Gordon, Mrs.	Piner
Hale	Ragsdale
Hamilton	Reader of Bexar
Hankamer	Reader of Erath
Hardeman	Reaves
Hardin	Reed
Harp	Rhodes
Harper	Riviere
Harrell of Bastrop	Roach
Harrell of Lamar	Roberts
Harris	Robinson
Hartzog	Russell
Heflin	Schuenemann
Holland	Segrist
Howard	Shell
Howington	Skiles
Hull	Smith of Frio
Hunt	Smith of Hopkins
Isaacks	Smith
Johnson of Ellis	of Matagorda
Johnson of Tarrant	Spencer
Kennedy	Stoll
Kern	Talbert
Kerr	Tarwater
Kersey	Taylor
Kinard	Tennant
King	Thornberry
Langdon	Thornton
Lehman	Turner
Leyendecker	Vint
Little	Voigt
Lock	Waggoner
Loggins	Weldon
London	Wells
Mays	Westbrook
McAlister	White
McDaniel	Wilson
McDonald	Wood
McFarland	Worley
McMurry	Wright
McNamara	

Present—Not Voting

Allen

Absent

Nicholson	Pope
Oliver	Stinson
Petsch	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 473 ON THIRD READING

Mr. Johnson of Tarrant moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 473 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—139

Allison	Gordon, Mrs.
Alsup	Hale
Anderson	Hamilton
Bailey	Hankamer
Baker	Hardeman
of Fort Bend	Hardin
Bell	Harp
Blankenship	Harper
Bond	Harrell of Bastrop
Boyd	Harrell of Lamar
Boyer	Harris
Bradbury	Hartzog
Bradford	Heflin
Bray	Holland
Bridgers	Howard
Broadfoot	Howington
Brown of Cherokee	Hull
Brown	Hunt
of Nacogdoches	Isaacks
Bundy	Johnson of Ellis
Burkett	Johnson of Tarrant
Burney	Kennedy
Cauthorn	Kern
Celaya	Kerr
Chambers	Kersey
Clark	Kinard
Cleveland	King
Cockrell	Langdon
Coleman	Lehman
Colquitt	Leyendecker
Colson, Mrs.	Little
Cornett	Lock
Corry	Loggins
Crossley	London
Daniel	Mays
Davis of Jasper	McAlister
Davis of Upshur	McDaniel
Dean	McDonald
Derden	McMurry
Dickison	McNamara
Dickson	Mohrmann
Donaghey	Monkhouse
Dowell	Montgomery
Faulkner	Morris
Felty	Newell
Ferguson	Nicholson
Fielden	Oliver
Fuchs	Olsen
Galbreath	Pace
Gilmer	Petsch
Goodman	Pevehouse

Piner	Spencer
Ragsdale	Stoll
Reader of Bexar	Talbert
Reader of Erath	Tarwater
Reaves	Taylor
Reed	Tennant
Rhodes	Thornberry
Riviere	Thornton
Roach	Turner
Roberts	Vint
Robinson	Voigt
Russell	Waggoner
Schuenemann	Weldon
Segrist	Wells
Shell	Westbrook
Skiles	White
Smith of Frio	Wilson
Smith of Hopkins	Wood
Smith	Worley
of Matagorda	Wright

Nays—1

Allen

Absent

Dwyer	Pope
McFarland	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 473 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—138

Allison	Chambers
Alsup	Clark
Anderson	Cleveland
Bailey	Cockrell
Baker	Coleman
of Fort Bend	Colquitt
Bell	Colson, Mrs.
Blankenship	Cornett
Bond	Corry
Boyd	Crossley
Boyer	Daniel
Bradbury	Davis of Jasper
Bradford	Davis of Upshur
Bray	Dean
Bridgers	Derden
Broadfoot	Dickson
Brown of Cherokee	Dickson
Brown	Donaghey
of Nacogdoches	Dowell
Bundy	Faulkner
Burkett	Felty
Burney	Ferguson
Cauthorn	Fielden
Celaya	Fuchs

Galbreath	Morris
Gilmer	Newell
Goodman	Oliver
Gordon, Mrs.	Olsen
Hale	Petsch
Hamilton	Pevehouse
Hankamer	Piner
Hardeman	Ragsdale
Hardin	Reader of Bexar
Harp	Reader of Erath
Harper	Reaves
Harrell of Bastrop	Reed
Harrell of Lamar	Rhodes
Harris	Riviere
Hartzog	Roach
Heflin	Roberts
Holland	Robinson
Howard	Russell
Howington	Schuenemann
Hull	Segrist
Hunt	Shell
Isaacks	Skiles
Johnson of Ellis	Smith of Frio
Johnson of Tarrant	Smith of Hopkins
Kennedy	Smith
Kern	of Matagorda
Kerr	Spencer
Kersey	Stoll
Kinard	Talbert
King	Tarwater
Langdon	Taylor
Lehman	Tennant
Leyendecker	Thornberry
Little	Thornton
Lock	Turner
Loggins	Vint
London	Voigt
Mays	Waggoner
McAlister	Weldon
McDaniel	Wells
McDonald	Westbrook
McFarland	White
McMurry	Wilson
McNamara	Wood
Mohrmann	Worley
Monkhouse	Wright
Montgomery	

Present—Not Voting

Allen

Absent

Dwyer	Pope
Nicholson	Stinson
Pace	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 474 ON THIRD READING

Mr. Davis of Upshur moved that the constitutional rule, requiring bills to

be read on three several days, be suspended, and that House Bill No. 474 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—137

Allen	Harper
Allison	Harrell of Bastrop
Alsup	Harrell of Lamar
Anderson	Harris
Bailey	Hartzog
Baker	Heflin
of Fort Bend	Holland
Bell	Howard
Blankenship	Howington
Bond	Hull
Boyd	Hunt
Boyer	Isaacks
Bradbury	Johnson of Ellis
Bradford	Johnson of Tarrant
Bray	Kennedy
Bridgers	Kern
Broadfoot	Kerr
Brown of Cherokee	Kersey
Brown	Kinard
of Nacogdoches	King
Bundy	Langdon
Burkett	Lehman
Burney	Leyendecker
Cauthorn	Little
Celaya	Lock
Chambers	Loggins
Clark	London
Cleveland	Mays
Cockrell	McAlister
Coleman	McDaniel
Colson, Mrs.	McDonald
Cornett	McFarland
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Dean	Morris
Derden	Newell
Dickison	Oliver
Dickson	Olsen
Dowell	Petsch
Faulkner	Pevehouse
Felty	Piner
Ferguson	Ragsdale
Fielden	Reader of Bexar
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Schuenemann
Harp	Segrist

Shell	Thornton
Skiles	Turner
Smith of Frio	Vint
Smith of Hopkins	Voigt
Smith	Waggoner
of Matagorda	Weldon
Spencer	Wells
Stoll	Westbrook
Talbert	White
Tarwater	Wilson
Taylor	Wood
Tennant	Worley
Thornberry	Wright

Absent

Colquitt	Pace
Donaghey	Pope
Dwyer	Stinson
Nicholson	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 474 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—138

Allen	Cornett
Allison	Corry
Alsup	Crossley
Anderson	Daniel
Bailey	Davis of Jasper
Baker	Davis of Upshur
of Fort Bend	Dean
Bell	Derden
Blankenship	Dickison
Bond	Dickson
Boyd	Donaghey
Boyer	Faulkner
Bradbury	Felty
Bradford	Ferguson
Bray	Fielden
Bridgers	Fuchs
Broadfoot	Galbreath
Brown of Cherokee	Gilmer
Brown	Goodman
of Nacogdoches	Gordon, Mrs.
Bundy	Hale
Burkett	Hamilton
Burney	Hankamer
Cauthorn	Hardeman
Celaya	Hardin
Chambers	Harp
Clark	Harper
Cleveland	Harrell of Bastrop
Cockrell	Harrell of Lamar
Coleman	Harris
Colquitt	Hartzog
Colson, Mrs.	Heflin

Holland	Ragsdale	Bailey	Hunt
Howard	Reader of Bexar	Baker	Isaacks
Howington	Reader of Erath	of Fort Bend	Johnson of Ellis
Hull	Reaves	Bell	Johnson of Tarrant
Hunt	Reed	Blankenship	Kennedy
Isaacks	Rhodes	Bond	Kern
Johnson of Ellis	Riviere	Boyd	Kerr
Johnson of Tarrant	Roach	Boyer	Kersey
Kennedy	Roberts	Bradbury	Kinard
Kern	Robinson	Bradford	King
Kerr	Russell	Bray	Langdon
Kersey	Schuenemann	Bridgers	Lehman
Kinard	Segrist	Broadfoot	Leyendecker
King	Shell	Brown of Cherokee	Little
Langdon	Skiles	Brown of Nacogdoches	Lock
Lehman	Smith of Frio	Bundy	Loggins
Leyendecker	Smith of Hopkins	Burkett	London
Little	Smith of Matagorda	Burney	Mays
Lock	Spencer	Cauthorn	McAlister
Loggins	Stoll	Celaya	McDaniel
London	Talbert	Chambers	McDonald
Mays	Tarwater	Clark	McFarland
McAlister	Taylor	Cleveland	McMurry
McDaniel	Tennant	Cockrell	McNamara
McDonald	Thornberry	Coleman	Mohrmann
McFarland	Thornton	Colquitt	Monkhouse
McMurry	Turner	Colson, Mrs.	Montgomery
McNamara	Vint	Cornett	Morris
Mohrmann	Voigt	Corry	Newell
Monkhouse	Waggoner	Crossley	Oliver
Montgomery	Weldon	Daniel	Olsen
Morris	Wells	Davis of Jasper	Pace
Newell	Westbrook	Davis of Upshur	Petsch
Oliver	White	Dean	Pevehouse
Olsen	Wilson	Derden	Ragsdale
Pace	Wood	Dickson	Reader of Erath
Petsch	Worley	Dickson	Reaves
Pevehouse	Wright	Faulkner	Reed
Piner		Felty	Rhodes
	Absent	Ferguson	Riviere
		Fielden	Roach
Dowell	Pope	Fuchs	Roberts
Dwyer	Stinson	Galbreath	Robinson
Nicholson		Gilmer	Russell
	Absent—Excused	Goodman	Segrist
Baker of Grayson	Vale	Gordon, Mrs.	Shell
Keith	Winfree	Hale	Skiles
		Hamilton	Smith of Frio
		Hankamer	Smith of Hopkins
		Hardeman	Smith
		Hardin	of Matagorda
		Harp	Spencer
		Harper	Stoll
		Harrell of Bastrop	Talbert
		Harrell of Lamar	Tarwater
		Harris	Taylor
		Hartzog	Tennant
		Heflin	Thornberry
		Holland	Thornton
		Howard	Turner
		Howington	Vint
		Hull	Voigt
			Waggoner

HOUSE BILL NO. 479 ON THIRD READING

Mr. Hunt moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 479 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Alsup
Allison	Anderson

Weldon
Wells
Westbrook
White

Wilson
Wood
Worley
Wright

Absent

Donaghey	Pope
Dowell	Reader of Bexar
Dwyer	Schuenemann
Nicholson	Stinson
Piner	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 479 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allison	Dickison
Alsup	Dickson
Anderson	Faulkner
Bailey	Felty
Baker	Ferguson
of Fort Bend	Fielden
Bell	Fuchs
Blankenship	Galbreath
Bond	Gilmer
Boyd	Goodman
Boyer	Gordon, Mrs.
Bradbury	Hale
Bradford	Hamilton
Bray	Hankamer
Bridgers	Hardeman
Broadfoot	Hardin
Brown of Cherokee	Harp
Brown	Harper
of Nacogdoches	Harrell of Bastrop
Bundy	Harrell of Lamar
Burkett	Harris
Burney	Hartzog
Cauthorn	Heflin
Celaya	Holland
Chambers	Howard
Clark	Howington
Cleveland	Hull
Cockrell	Hunt
Coleman	Isaacks
Colquitt	Johnson of Ellis
Colson, Mrs.	Johnson of Tarrant
Cornett	Kennedy
Corry	Kern
Crossley	Kerr
Daniel	Kersey
Davis of Jasper	Kinard
Davis of Upshur	King
Dean	Langdon
Derden	Lehman

Leyendecker
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McFarland
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Oliver
Olsen
Pace
Petsch
Pevehouse
Piner
Ragsdale
Reader of Bexar
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach

Roberts
Robinson
Russell
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vint
Voigt
Waggoner
Weldon
Wells
Westbrook
White
Wilson
Wood
Worley
Wright

Present—Not Voting

Allen

Absent

Donaghey	Pope
Dowell	Schuenemann
Dwyer	Stinson
Nicholson	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 495 ON THIRD READING

Mr. Westbrook moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 495 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—138

Allen	Bell
Allison	Blankenship
Alsup	Bond
Anderson	Boyd
Bailey	Boyer
Baker	Bradbury
of Fort Bend	Bradford

Bray	Lehman
Bridgers	Leyendecker
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McFarland
Chambers	McMurry
Clark	McNamara
Cleveland	Mohrmann
Cockrell	Monkhouse
Coleman	Montgomery
Colquitt	Morris
Colson, Mrs.	Newell
Cornett	Oliver
Corry	Olsen
Crossley	Pace
Daniel	Petsch
Davis of Jasper	Pevehouse
Davis of Upshur	Piner
Dean	Ragsdale
Derden	Reader of Bexar
Dickison	Reader of Erath
Dickson	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Goodman	Segrist
Gordon, Mrs.	Shell
Hale	Skiles
Hamilton	Smith of Frio
Hankamer	Smith of Hopkins
Hardeman	Smith
Hardin	of Matagorda
Harp	Spencer
Harper	Stoll
Harrell of Bastrop	Talbert
Harrell of Lamar	Tarwater
Harris	Taylor
Hartzog	Tennant
Heflin	Thornberry
Holland	Thornton
Howard	Turner
Howington	Vint
Hull	Voigt
Hunt	Waggoner
Johnson of Ellis	Weldon
Johnson of Tarrant	Wells
Kennedy	Westbrook
Kern	White
Kerr	Wilson
Kersey	Wood
Kinard	Worley
King	Wright
Langdon	

Absent

Donaghey	Nicholson
Dowell	Pope
Dwyer	Schuenemann
Isaacks	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 495 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 500 ON THIRD READING

Mr. Hamilton moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 500 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—137

Allen	Corry
Allison	Crossley
Alsup	Daniel
Anderson	Davis of Jasper
Bailey	Davis of Upshur
Baker	Dean
of Fort Bend	Derden
Bell	Dickison
Blankenship	Dickson
Bond	Faulkner
Boyd	Felty
Boyer	Ferguson
Bradbury	Fielden
Bradford	Fuchs
Bray	Galbreath
Bridgers	Gilmer
Broadfoot	Goodman
Brown of Cherokee	Gordon, Mrs.
Brown	Hale
of Nacogdoches	Hamilton
Bundy	Hankamer
Burkett	Hardeman
Burney	Hardin
Cauthorn	Harp
Celaya	Harper
Chambers	Harrell of Bastrop
Clark	Harrell of Lamar
Cleveland	Harris
Cockrell	Hartzog
Coleman	Heflin
Colquitt	Holland
Colson, Mrs.	Howard
Cornett	Howington

Hull	Reader of Bexar	Broadfoot	Leyendecker
Hunt	Reader of Erath	Brown of Cherokee	Little
Isaacks	Reaves	Brown of Nacogdoches	Lock
Johnson of Ellis	Reed	Bundy	Loggins
Johnson of Tarrant	Rhodes	Burkett	London
Kennedy	Riviere	Burney	Mays
Kern	Roach	Cauthorn	McAlister
Kerr	Roberts	Celaya	McDaniel
Kersey	Robinson	Chambers	McDonald
Kinard	Russell	Clark	McFarland
King	Segrist	Cleveland	McMurry
Langdon	Shell	Cockrell	McNamara
Lehman	Skiles	Coleman	Mohrmann
Leyendecker	Smith of Frio	Colquitt	Monkhouse
Little	Smith of Hopkins	Colson, Mrs.	Montgomery
Lock	Smith of Matagorda	Cornett	Morris
Loggins	Spencer	Corry	Newell
London	Stoll	Crossley	Oliver
Mays	Talbert	Daniel	Olsen
McAlister	Tarwater	Davis of Jasper	Pace
McDaniel	Taylor	Dean	Petsch
McDonald	Tennant	Derden	Pevehouse
McFarland	Thornberry	Dickison	Piner
McMurry	Thornton	Dickson	Ragsdale
McNamara	Turner	Donaghey	Reader of Bexar
Mohrmann	Vint	Faulkner	Reader of Erath
Monkhouse	Voigt	Felty	Reaves
Montgomery	Waggoner	Ferguson	Reed
Morris	Weldon	Fielden	Rhodes
Newell	Wells	Fuchs	Riviere
Oliver	Westbrook	Galbreath	Roach
Olsen	White	Gilmer	Roberts
Pace	Wilson	Goodman	Robinson
Petsch	Wood	Gordon, Mrs.	Russell
Pevehouse	Worley	Hale	Schuenemann
Piner	Wright	Hamilton	Segrist
Ragsdale		Hankamer	Shell
	Absent	Hardeman	Skiles
Donaghey	Pope	Hardin	Smith of Frio
Dowell	Schuenemann	Harp	Smith of Hopkins
Dwyer	Stinson	Harper	Smith of Matagorda
Nicholson		Harrell of Bastrop	Spencer
	Absent—Excused	Harrell of Lamar	Stoll
Baker of Grayson	Vale	Harris	Talbert
Keith	Winfree	Hartzog	Tarwater
		Heflin	Taylor
		Holland	Tennant
		Howard	Thornberry
		Howington	Thornton
		Hull	Turner
		Hunt	Vint
		Isaacks	Voigt
		Johnson of Ellis	Waggoner
		Johnson of Tarrant	Weldon
		Kennedy	Wells
		Kern	Westbrook
		Kerr	White
		Kersey	Wilson
		Kinard	Wood
		King	Worley
		Langdon	Wright
		Lehman	
Allen	Blankenship		
Allison	Bond		
Alsup	Boyd		
Anderson	Boyer		
Bailey	Bradbury		
Baker	Bradford		
of Fort Bend	Bray		
Bell	Bridgers		

The Chair then laid House Bill No. 500 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—139

Absent

Davis of Upshur	Nicholson
Dowell	Pope
Dwyer	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 444 ON THIRD READING

Mr. Piner moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 444 be placed on its third reading and final passage.

The motion prevailed by the following vote.

Yeas—138

Allen	Dickison
Allison	Dickson
Alsup	Donaghey
Anderson	Faulkner
Bailey	Felty
Baker	Ferguson
of Fort Bend	Fielden
Bell	Fuchs
Blankenship	Galbreath
Bond	Gilmer
Boyd	Goodman
Boyer	Gordon, Mrs.
Bradbury	Hale
Bradford	Hamilton
Bray	Hankamer
Bridgers	Hardeman
Broadfoot	Hardin
Brown of Cherokee	Harp
Brown	Harper
of Nacogdoches	Harrell of Bastrop
Bundy	Harrell of Lamar
Burkett	Harris
Burney	Hartzog
Cauthorn	Heflin
Celaya	Holland
Chambers	Howard
Clark	Howington
Cleveland	Hull
Cockrell	Hunt
Coleman	Isaacks
Colquitt	Johnson of Ellis
Colson, Mrs.	Johnson of Tarrant
Cornett	Kennedy
Corry	Kern
Crossley	Kerr
Daniel	Kersey
Davis of Jasper	Kinard
Davis of Upshur	King
Dean	Langdon
Derden	Lehman

Leyendecker
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McFarland
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Oliver
Olsen
Pace
Petsch
Piner
Ragsdale
Reader of Bexar
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts

Robinson
Russell
Schuenemann
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vint
Voigt
Waggoner
Weldon
Wells
Westbrook
White
Wilson
Wood
Worley
Wright

Absent

Dowell	Pevehouse
Dwyer	Pope
Nicholson	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 444 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 516 ON THIRD READING

Mr. Taylor moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 516 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—139

Allison	Bailey
Alsup	Baker
Anderson	of Fort Bend

Bell	Isaacks
Blankenship	Johnson of Ellis
Bond	Johnson of Tarrant
Boyd	Kennedy
Boyer	Kern
Bradbury	Kerr
Bradford	Kersey
Bray	Kinard
Bridgers	King
Broadfoot	Langdon
Brown of Cherokee	Lehman
Brown of Nacogdoches	Leyendecker
Bundy	Little
Burkett	Lock
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McFarland
Coleman	McMurry
Colquitt	McNamara
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Oliver
Davis of Upshur	Olsen
Dean	Pace
Derden	Petsch
Dickison	Pevehouse
Dickson	Piner
Donaghey	Ragsdale
Dowell	Reader of Bexar
Faulkner	Reader of Erath
Felty	Reaves
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Goodman	Robinson
Gordon, Mrs.	Russell
Hale	Schuenemann
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harper	Smith of Matagorda
Harrell of Bastrop	Spencer
Harrell of Lamar	Stoll
Harris	Talbert
Hartzog	Tarwater
Heflin	Taylor
Holland	Tennant
Howard	Thornberry
Howington	Thornton
Hull	Turner
Hunt	Vint

Voigt	White
Waggoner	Wilson
Weldon	Wood
Wells	Worley
Westbrook	Wright

Present—Not Voting

Allen

Absent

Dwyer	Pope
Nicholson	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 516 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 517 ON THIRD READING

Mr. Hamilton moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 517 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—139

Allen	Clark
Allison	Cleveland
Alsup	Cockrell
Anderson	Coleman
Bailey	Colquitt
Baker of Fort Bend	Colson, Mrs.
Bell	Cornett
Blankenship	Corry
Bond	Crossley
Boyd	Daniel
Boyer	Davis of Jasper
Bradbury	Davis of Upshur
Bradford	Dean
Bray	Derden
Bridgers	Dickison
Broadfoot	Dickson
Brown of Cherokee	Donaghey
Brown of Nacogdoches	Faulkner
Bundy	Felty
Burkett	Ferguson
Burney	Fielden
Cauthorn	Fuchs
Celaya	Galbreath
Chambers	Gilmer
	Goodman
	Gordon, Mrs.

Hale	Oliver
Hamilton	Olsen
Hankamer	Pace
Hardeman	Petsch
Hardin	Pevehouse
Harp	Piner
Harper	Ragsdale
Harrell of Bastrop	Reader of Bexar
Harrell of Lamar	Reader of Erath
Harris	Reaves
Hartzog	Reed
Heflin	Rhodes
Holland	Riviere
Howard	Roach
Howington	Roberts
Hull	Robinson
Hunt	Russell
Isaacks	Schuenemann
Johnson of Ellis	Segrist
Johnson of Tarrant	Shell
Kennedy	Skiles
Kern	Smith of Frio
Kerr	Smith of Hopkins
Kersey	Smith
Kinard	of Matagorda
King	Spencer
Langdon	Stoll
Lehman	Talbert
Leyendecker	Tarwater
Little	Taylor
Lock	Tennant
Loggins	Thornberry
London	Thornton
Mays	Turner
McAlister	Vint
McDaniel	Voigt
McDonald	Waggoner
McFarland	Weldon
McMurry	Wells
McNamara	Westbrook
Mohrmann	White
Monkhouse	Wilson
Montgomery	Wood
Morris	Worley
Newell	Wright

Absent

Dowell	Pope
Dwyer	Stinson
Nicholson	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 517 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—139

Allen	Harrell of Lamar
Allison	Harris
Alsup	Hartzog
Anderson	Heflin
Bailey	Holland
Baker	Howard
of Fort Bend	Howington
Bell	Hull
Blankenship	Hunt
Bond	Isaacks
Boyd	Johnson of Ellis
Boyer	Johnson of Tarrant
Bradbury	Kennedy
Bradford	Kern
Bray	Kerr
Bridgers	Kersey
Broadfoot	Kinard
Brown of Cherokee	King
Brown	Langdon
of Nacogdoches	Lehman
Bundy	Leyendecker
Burkett	Little
Burney	Lock
Cauthorn	Loggins
Celaya	London
Chambers	Mays
Clark	McAlister
Cleveland	McDaniel
Cockrell	McDonald
Coleman	McFarland
Colquitt	McMurry
Colson, Mrs.	McNamara
Cornett	Mohrmann
Corry	Monkhouse
Crossley	Montgomery
Daniel	Morris
Davis of Jasper	Newell
Davis of Upshur	Nicholson
Dean	Olsen
Derden	Pace
Dickison	Petsch
Dickson	Pevehouse
Dowell	Piner
Faulkner	Ragsdale
Felty	Reader of Bexar
Ferguson	Reader of Erath
Fielden	Reaves
Fuchs	Reed
Galbreath	Rhodes
Gilmer	Riviere
Goodman	Roach
Gordon, Mrs.	Roberts
Hale	Robinson
Hamilton	Russell
Hankamer	Schuenemann
Hardeman	Segrist
Hardin	Shell
Harp	Skiles
Harper	Smith of Frio
Harrell of Bastrop	Smith of Hopkins

Smith	Vint
of Matagorda	Voigt
Spencer	Waggoner
Stoll	Weldon
Talbert	Wells
Tarwater	Westbrook
Taylor	White
Tennant	Wilson
Thornberry	Wood
Thornton	Worley
Turner	Wright

Absent

Donaghey	Pope
Dwyer	Stinson
Oliver	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 532 ON THIRD READING

Mr. Dean moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 532 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—138

Allen	Coleman
Allison	Colquitt
Alsup	Colson, Mrs.
Anderson	Cornett
Bailey	Corry
Baker	Crossley
of Fort Bend	Daniel
Bell	Davis of Jasper
Blankenship	Davis of Upshur
Bond	Dean
Boyd	Derden
Boyer	Dickison
Bradbury	Dickson
Bradford	Donaghey
Bray	Faulkner
Bridgers	Felty
Broadfoot	Ferguson
Brown of Cherokee	Fielden
Brown	Fuchs
of Nacogdoches	Galbreath
Bundy	Gilmer
Burkett	Goodman
Burney	Gordon, Mrs.
Cauthorn	Hale
Celaya	Hamilton
Chambers	Hankamer
Clark	Hardeman
Cleveland	Hardin
Cockrell	Harp

Harper	Pevehouse
Harrell of Bastrop	Piner
Harrell of Lamar	Ragsdale
Harris	Reader of Bexar
Hartzog	Reader of Erath
Heflin	Reaves
Holland	Reed
Howard	Rhodes
Howington	Riviere
Hull	Roach
Hunt	Roberts
Isaacks	Robinson
Johnson of Ellis	Russell
Johnson of Tarrant	Schuenemann
Kennedy	Segrist
Kern	Shell
Kerr	Skiles
Kersey	Smith of Frio
Kinard	Smith of Hopkins
King	Smith
Langdon	of Matagorda
Lehman	Spencer
Leyendecker	Stoll
Little	Talbert
Lock	Tarwater
Loggins	Taylor
London	Tennant
Mays	Thornberry
McAlister	Thornton
McDaniel	Turner
McDonald	Vint
McFarland	Voigt
McMurry	Waggoner
McNamara	Weldon
Mohrmann	Wells
Monkhouse	Westbrook
Montgomery	White
Morris	Wilson
Newell	Wood
Oliver	Worley
Olsen	Wright
Pace	

Absent

Dowell	Petsch
Dwyer	Pope
Nicholson	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 532 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—139

Allen	Bailey
Allison	Baker
Alsup	of Fort Bend
Anderson	Bell

Blankenship	Kennedy	Westbrook	Wood
Bond	Kern	White	Worley
Boyd	Kerr	Wilson	Wright
Boyer	Kersey		Absent
Bradbury	Kinard	Donaghey	Pope
Bradford	King	Dwyer	Stinson
Bray	Langdon	Oliver	
Bridgers	Lehman		Absent—Excused
Broadfoot	Leyendecker	Baker of Grayson	Vale
Brown of Cherokee	Little	Keith	Winfree
Brown	Lock		
of Nacogdoches	Loggins		
Bundy	London		
Burkett	Mays		
Burney	McAlister		
Cauthorn	McDaniel		
Celaya	McDonald		
Chambers	McFarland		
Clark	McMurry		
Cleveland	McNamara		
Cockrell	Mohrmann		
Coleman	Monkhouse		
Colquitt	Montgomery		
Colson, Mrs.	Morris		
Cornett	Newell		
Corry	Nicholson		
Crossley	Olsen		
Daniel	Pace		
Davis of Jasper	Petsch		
Davis of Upshur	Pevehouse		
Dean	Piner		
Derden	Ragsdale		
Dickison	Reader of Bexar		
Dickson	Reader of Erath		
Dowell	Reaves		
Faulkner	Reed		
Felty	Rhodes		
Ferguson	Riviere		
Fielden	Roach		
Fuchs	Roberts		
Galbreath	Robinson		
Gilmer	Russell		
Goodman	Schuenemann		
Gordon, Mrs.	Segrist		
Hale	Shell		
Hamilton	Skiles		
Hankamer	Smith of Frio		
Hardeman	Smith of Hopkins		
Hardin	Smith		
Harp	of Matagorda		
Harper	Spencer		
Harrell of Bastrop	Stoll		
Harrell of Lamar	Talbert		
Harris	Tarwater		
Hartzog	Taylor		
Heflin	Tennant		
Holland	Thornberry		
Howard	Thornton		
Howington	Turner		
Hull	Vint		
Hunt	Voigt		
Isaacks	Waggoner		
Johnson of Ellis	Weldon		
Johnson of Tarrant	Wells		

HOUSE BILL NO. 542 ON THIRD READING

Mr. Felty moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 542 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allison	Derden
Alsup	Dickison
Anderson	Dickson
Bailey	Faulkner
Baker	Felty
of Fort Bend	Ferguson
Bell	Fielden
Blankenship	Fuchs
Bond	Galbreath
Boyd	Gilmer
Boyer	Goodman
Bradbury	Gordon, Mrs.
Bradford	Hale
Bray	Hamilton
Bridgers	Hankamer
Broadfoot	Hardeman
Brown of Cherokee	Hardin
Brown	Harp
of Nacogdoches	Harper
Bundy	Harrell of Bastrop
Burkett	Harrell of Lamar
Burney	Harris
Cauthorn	Hartzog
Celaya	Heflin
Chambers	Holland
Clark	Howard
Cleveland	Howington
Cockrell	Hull
Coleman	Hunt
Colquitt	Isaacks
Colson, Mrs.	Johnson of Ellis
Cornett	Johnson of Tarrant
Corry	Kennedy
Crossley	Kern
Daniel	Kerr
Davis of Jasper	Kersey
Davis of Upshur	Kinard
Dean	King

Langdon	Roach
Lehman	Roberts
Leyendecker	Robinson
Little	Russell
Lock	Schuenemann
London	Segrist
Mays	Shell
McAlister	Skiles
McDaniel	Smith of Frio
McDonald	Smith of Hopkins
McFarland	Smith
McMurry	of Matagorda
McNamara	Spencer
Mohrmann	Stoll
Monkhouse	Talbert
Montgomery	Tarwater
Morris	Taylor
Newell	Tennant
Oliver	Thornberry
Olsen	Turner
Pace	Vint
Petsch	Voigt
Pevehouse	Waggoner
Piner	Weldon
Ragsdale	Wells
Reader of Bexar	Westbrook
Reader of Erath	White
Reaves	Wilson
Reed	Wood
Rhodes	Worley
Riviere	Wright

Nays—2

Allen	Thornton
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Absent

Donaghey	Nicholson
Dowell	Pope
Dwyer	Stinson
Loggins	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 542 before the House on its third reading and final passage.

The bill was read third time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 542 was then passed by the following vote:

Yeas—136

Allison	Bell
Alsup	Blankenship
Anderson	Bond
Bailey	Boyd
Baker	Boyer
of Fort Bend	Bradbury

Bradford	Langdon
Bray	Lehman
Bridgers	Leyendecker
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McFarland
Chambers	McMurry
Clark	McNamara
Cleveland	Mohrmann
Cockrell	Monkhouse
Coleman	Montgomery
Colquitt	Morris
Colson, Mrs.	Newell
Cornett	Oliver
Corry	Olsen
Crossley	Pace
Daniel	Petsch
Davis of Jasper	Pevehouse
Davis of Upshur	Piner
Dean	Ragsdale
Derden	Reader of Bexar
Dickison	Reader of Erath
Dickson	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Goodman	Schuenemann
Gordon, Mrs.	Segrist
Hale	Shell
Hamilton	Skiles
Hankamer	Smith of Frio
Hardeman	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harper	Spencer
Harrell of Bastrop	Talbert
Harrell of Lamar	Tarwater
Harris	Taylor
Hartzog	Tennant
Heflin	Thornberry
Holland	Thornton
Howard	Turner
Howington	Vint
Hull	Voigt
Hunt	Waggoner
Isaacks	Weldon
Johnson of Ellis	Wells
Johnson of Tarrant	Westbrook
Kennedy	White
Kern	Wilson
Kerr	Wood
Kersey	Worley
Kinard	Wright
King	

Present—Not Voting

Allen

Absent

Donaghey
Dowell
Dwyer
Nicholson

Pope
Stinson
Stoll

Absent—Excused

Baker of Grayson Vale
Keith Winfree

HOUSE BILL NO. 595 ON THIRD
READING

Mr. Rhodes moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 595 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—137

Allen	Dean
Allison	Derden
Alsup	Dickison
Anderson	Dickson
Bailey	Dowell
Baker	Faulkner
of Fort Bend	Felty
Bell	Ferguson
Blankenship	Fielden
Bond	Fuchs
Boyd	Galbreath
Boyer	Gilmer
Bradbury	Goodman
Bradford	Gordon, Mrs.
Bray	Hale
Bridgers	Hamilton
Broadfoot	Hankamer
Brown of Cherokee	Hardeman
Brown	Hardin
of Nacogdoches	Harp
Bundy	Harper
Burkett	Harrell of Bastrop
Burney	Harrell of Lamar
Cauthorn	Harris
Celaya	Hartzog
Chambers	Heflin
Clark	Holland
Cleveland	Howard
Cockrell	Howington
Coleman	Hull
Colquitt	Hunt
Colson, Mrs.	Isaacks
Cornett	Johnson of Ellis
Corry	Johnson of Tarrant
Crossley	Kennedy
Daniel	Kern
Davis of Jasper	Kerr
Davis of Upshur	Kersey

Kinard
King
Langdon
Lehman
Leyendecker
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McFarland
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Oliver
Olsen
Pace
Petsch
Pevehouse
Piner
Ragsdale
Reader of Bexar
Reader of Erath
Reaves
Reed

Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vint
Voigt
Waggoner
Weldon
Wells
Westbrook
White
Wilson
Wood
Worley
Wright

Absent

Donaghey	Schuenemann
Dwyer	Stinson
Nicholson	Stoll
Pope	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 595 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—137

Allison	Bray
Alsup	Bridgers
Anderson	Broadfoot
Bailey	Brown of Cherokee
Baker	Brown
of Fort Bend	of Nacogdoches
Bell	Bundy
Blankenship	Burkett
Bond	Burney
Boyd	Cauthorn
Boyer	Celaya
Bradbury	Chambers
Bradford	Clark

Cleveland	London
Cockrell	Mays
Coleman	McAlister
Colquitt	McDaniel
Colson, Mrs.	McDonald
Cornett	McFarland
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Dean	Morris
Derden	Newell
Dickison	Oliver
Dickson	Olsen
Dowell	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Ragsdale
Fielden	Reader of Bexar
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Schuenemann
Harp	Segrist
Harper	Shell
Harrell of Bastrop	Skiles
Harrell of Lamar	Smith of Frio
Harris	Smith of Hopkins
Hartzog	Smith
Heflin	of Matagorda
Holland	Spencer
Howard	Stoll
Howington	Talbert
Hull	Tarwater
Hunt	Taylor
Isaacks	Tennant
Johnson of Ellis	Thornberry
Johnson of Tarrant	Thornton
Kennedy	Turner
Kern	Vint
Kerr	Voigt
Kersey	Waggoner
Kinard	Weldon
King	Wells
Langdon	Westbrook
Lehman	White
Leyendecker	Wilson
Little	Wood
Lock	Worley
Loggins	Wright

Nays—2

Allen

Piner

Absent

Donaghey
Dwyer
Nicholson

Pope
Stinson

Absent—Excused

Baker of Grayson Vale
Keith Winfree

HOUSE BILL NO. 548 ON THIRD READING

Mr. Kinard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 548 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Fuchs
Allison	Galbreath
Alsup	Gilmer
Anderson	Goodman
Bailey	Gordon, Mrs.
Baker	Hale
of Fort Bend	Hamilton
Bell	Hankamer
Blankenship	Hardeman
Bond	Hardin
Boyd	Harp
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Harris
Bridgers	Hartzog
Broadfoot	Heflin
Brown of Cherokee	Holland
Brown	Howard
of Nacogdoches	Howington
Bundy	Hull
Burkett	Hunt
Burney	Isaacks
Cauthorn	Johnson of Ellis
Celaya	Johnson of Tarrant
Chambers	Kennedy
Clark	Kern
Cleveland	Kerr
Cockrell	Kersey
Coleman	Kinard
Colquitt	King
Colson, Mrs.	Langdon
Cornett	Lehman
Corry	Leyendecker
Crossley	Little
Daniel	Lock
Davis of Jasper	Loggins
Davis of Upshur	London
Dean	Mays
Derden	McAlister
Dickison	McDaniel
Dickson	McDonald
Dowell	McFarland
Faulkner	McMurry
Felty	McNamara
Ferguson	Mohrmann
Fielden	Monkhouse

Montgomery
Morris
Newell
Oliver
Olsen
Pace
Petsch
Pevehouse
Piner
Pope
Ragsdale
Reader of Bexar
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Schuenemann
Segrist
Shell
Skiles

Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vint
Voigt
Waggoner
Weldon
Wells
Westbrook
White
Wilson
Wood
Worley
Wright

Absent

Donaghey
Dwyer

Nicholson
Stinson

Absent—Excused

Baker of Grayson
Keith

Vale
Winfree

The Chair then laid House Bill No. 548 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—137

Allison
Alsup
Anderson
Bailey
Baker
of Fort Bend
Bell
Blankenship
Bond
Boyd
Boyer
Bradbury
Bradford
Bray
Bridgers
Broadfoot
Brown of Cherokee
Brown
of Nacogdoches
Bundy
Burkett
Burney

Cauthorn
Celaya
Chambers
Clark
Cleveland
Cockrell
Coleman
Colquitt
Colson, Mrs.
Cornett
Corry
Crossley
Daniel
Davis of Jasper
Davis of Upshur
Dean
Derden
Dickison
Dickson
Dowell
Faulkner
Felty

Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Goodman
Gordon, Mrs.
Hale
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Harris
Hartzog
Heflin
Holland
Howard
Howington
Hull
Hunt
Isaacks
Johnson of Ellis
Johnson of Tarrant
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Leyendecker
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McFarland
McMurry
McNamara
Mohrmann

Monkhouse
Montgomery
Morris
Newell
Olsen
Pace
Petsch
Pevehouse
Piner
Ragsdale
Reader of Bexar
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Schuenemann
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins

Smith
of Matagorda
Spencer
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vint
Voigt
Waggoner
Weldon
Wells
Westbrook
White
Wilson
Wood
Worley
Wright

Nays—1

Allen

Absent

Donaghey
Dwyer
Nicholson

Oliver
Pope
Stinson

Absent—Excused

Baker of Grayson
Keith

Vale
Winfree

HOUSE BILL NO. 544 ON THIRD
READING

Mr. Allison moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 544 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Hale
Allison	Hamilton
Alsup	Hankamer
Anderson	Hardeman
Bailey	Hardin
Baker	Harp
of Fort Bend	Harper
Bell	Harrell of Bastrop
Blankenship	Harrell of Lamar
Bond	Harris
Boyd	Hartzog
Boyer	Heflin
Bradbury	Holland
Bradford	Howard
Bray	Howington
Bridgers	Hull
Broadfoot	Hunt
Brown of Cherokee	Isaacks
Brown	Johnson of Ellis
of Nacogdoches	Johnson of Tarrant
Bundy	Kennedy
Burkett	Kern
Burney	Kerr
Cauthorn	Kersey
Celaya	Kinard
Chambers	King
Clark	Langdon
Cleveland	Lehman
Cockrell	Little
Coleman	Lock
Colquitt	Loggins
Colson, Mrs.	London
Cornett	Mays
Corry	McAlister
Crossley	McDaniel
Daniel	McDonald
Davis of Jasper	McMurry
Davis of Upshur	Mohrmann
Dean	Monkhouse
Derden	Montgomery
Dickison	Morris
Dickson	Newell
Dowell	Olsen
Faulkner	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Gilmer	Ragsdale
Goodman	Reader of Bexar
Gordon, Mrs.	Reader of Erath

Reaves	Talbert
Reed	Tarwater
Rhodes	Taylor
Riviere	Tennant
Roach	Thornberry
Roberts	Thornton
Robinson	Turner
Russell	Vint
Schuenemann	Voigt
Segrist	Waggoner
Shell	Weldon
Skiles	Wells
Smith of Frio	Westbrook
Smith of Hopkins	White
Smith	Wilson
of Matagorda	Wood
Spencer	Worley
Stoll	Wright

Absent

Donaghey	McNamara
Dwyer	Nicholson
Felty	Oliver
McFarland	Stinson
Leyendecker	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 544 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allison	Cleveland
Alsup	Cockrell
Anderson	Coleman
Bailey	Colquitt
Baker	Colson, Mrs.
of Fort Bend	Cornett
Bell	Corry
Blankenship	Crossley
Bond	Daniel
Boyd	Davis of Jasper
Boyer	Davis of Upshur
Bradbury	Dean
Bradford	Derden
Bray	Dickison
Bridgers	Dickson
Broadfoot	Dowell
Brown of Cherokee	Faulkner
Brown	Felty
of Nacogdoches	Ferguson
Bundy	Fielden
Burkett	Fuchs
Burney	Galbreath
Cauthorn	Gilmer
Celaya	Goodman
Chambers	Gordon, Mrs.
Clark	Hale

Hamilton	Olsen
Hankamer	Pace
Hardeman	Petsch
Hardin	Pevehouse
Harp	Piner
Harper	Ragsdale
Harrell of Bastrop	Reader of Bexar
Harrell of Lamar	Reader of Erath
Harris	Reaves
Hartzog	Reed
Heflin	Rhodes
Holland	Riviere
Howard	Roach
Howington	Robinson
Hull	Russell
Hunt	Schuenemann
Isaacks	Segrist
Johnson of Ellis	Shell
Johnson of Tarrant	Skiles
Kennedy	Smith of Frio
Kern	Smith of Hopkins
Kerr	Smith
Kersey	of Matagorda
Kinard	Spencer
King	Stoll
Langdon	Talbert
Lehman	Tarwater
Leyendecker	Taylor
Little	Tennant
Lock	Thornberry
Loggins	Thornton
London	Turner
Mays	Vint
McAlister	Voigt
McDaniel	Waggoner
McDonald	Weldon
McFarland	Wells
McMurry	Westbrook
Mohrmann	White
Monkhouse	Wilson
Montgomery	Wood
Morris	Worley
Newell	Wright

Nays—3

Allen	Roberts
McNamara	

Absent

Donaghey	Oliver
Dwyer	Stinson
Nicholson	Pope

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 624 ON THIRD READING

Mr. Thornton moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 624

be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allison	Hartzog
Alsup	Heflin
Anderson	Holland
Bailey	Howard
Baker	Howington
of Fort Bend	Hull
Bell	Hunt
Blankenship	Isaacks
Bond	Johnson of Ellis
Boyd	Johnson of Tarrant
Boyer	Kennedy
Bradbury	Kern
Bradford	Kerr
Bray	Kersey
Bridgers	Kinard
Broadfoot	King
Brown of Cherokee	Langdon
Brown	Lehman
of Nacogdoches	Leyendecker
Bundy	Little
Burkett	Lock
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McFarland
Coleman	McMurry
Colquitt	McNamara
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Olsen
Dean	Pace
Derden	Petsch
Dickson	Pevehouse
Dowell	Piner
Faulkner	Pope
Ferguson	Ragsdale
Fielden	Reader of Bexar
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Schuenemann
Harp	Segrist
Harper	Shell
Harrell of Bastrop	Skiles
Harrell of Lamar	Smith of Frio
Harris	Smith of Hopkins

Smith	Vint
of Matagorda	Voigt
Spencer	Waggoner
Stoll	Weldon
Talbert	Wells
Tarwater	Westbrook
Taylor	White
Tennant	Wilson
Thornberry	Wood
Thornton	Worley
Turner	Wright

Nays—2

Allen Davis of Upshur

Absent

Dickison	Nicholson
Donaghey	Oliver
Dwyer	Stinson
Felty	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 624 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 533 ON THIRD READING

Mr. Harrell of Lamar moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 533 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—141

Allen	Bundy
Allison	Burkett
Alsup	Burney
Anderson	Cauthorn
Bailey	Celaya
Baker	Chambers
of Fort Bend	Clark
Bell	Cleveland
Blankenship	Cockrell
Bond	Coleman
Boyd	Colquitt
Boyer	Colson, Mrs.
Bradbury	Cornett
Bradford	Corry
Bray	Crossley
Bridgers	Daniel
Broadfoot	Davis of Jasper
Brown of Cherokee	Davis of Upshur
Brown	Dean
of Nacogdoches	Derden

Dickison	McMurry
Dickson	McNamara
Donaghey	Mohrmann
Dowell	Monkhouse
Dwyer	Montgomery
Faulkner	Morris
Felty	Newell
Ferguson	Olsen
Fielden	Pace
Fuchs	Petsch
Galbreath	Pevehouse
Gilmer	Piner
Goodman	Pope
Gordon, Mrs.	Ragsdale
Hale	Reader of Bexar
Hamilton	Reader of Erath
Hankamer	Reaves
Hardeman	Reed
Hardin	Rhodes
Harp	Riviere
Harper	Roach
Harrell of Bastrop	Roberts
Harrell of Lamar	Robinson
Harris	Russell
Hartzog	Schuenemann
Heflin	Segrist
Holland	Shell
Howard	Skiles
Howington	Smith of Frio
Hull	Smith of Hopkins
Hunt	Smith
Isaacks	of Matagorda
Johnson of Ellis	Spencer
Johnson of Tarrant	Stoll
Kennedy	Talbert
Kern	Tarwater
Kerr	Taylor
Kersey	Tennant
Kinard	Thornberry
King	Thornton
Langdon	Turner
Lehman	Vint
Leyendecker	Voigt
Little	Waggoner
Lock	Weldon
Loggins	Wells
London	Westbrook
Mays	White
McAlister	Wilson
McDaniel	Wood
McDonald	Worley
McFarland	Wright

Absent

Nicholson	Stinson
Oliver	

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 533 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—141

Allison	Harrell of Bastrop
Alsup	Harrell of Lamar
Anderson	Harris
Bailey	Hartzog
Baker	Heflin
of Fort Bend	Holland
Bell	Howard
Blankenship	Howington
Bond	Hull
Boyd	Hunt
Boyer	Isaacks
Bradbury	Johnson of Ellis
Bradford	Johnson of Tarrant
Bray	Kennedy
Bridgers	Kern
Broadfoot	Kerr
Brown of Cherokee	Kersey
Brown	Kinard
of Nacogdoches	King
Bundy	Langdon
Burkett	Lehman
Burney	Leyendecker
Cauthorn	Little
Celaya	Lock
Chambers	Loggins
Clark	London
Cleveland	Mays
Cockrell	McAlister
Coleman	McDaniel
Colquitt	McDonald
Colson, Mrs.	McFarland
Cornett	McMurry
Corry	McNamara
Crossley	Mohrmann
Daniel	Monkhouse
Davis of Jasper	Montgomery
Davis of Upshur	Morris
Dean	Newell
Derden	Oliver
Dickison	Olsen
Dickson	Pace
Donaghey	Petsch
Dowell	Pevehouse
Dwyer	Piner
Faulkner	Pope
Felty	Ragsdale
Ferguson	Reader of Bexar
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Reed
Gilmer	Rhodes
Goodman	Riviere
Gordon, Mrs.	Roach
Hale	Roberts
Hamilton	Robinson
Hankamer	Russell
Hardeman	Schuenemann
Hardin	Segrist
Harp	Shell
Harper	Skiles

Smith of Frio	Turner
Smith of Hopkins	Vint
Smith	Voigt
of Matagorda	Waggoner
Spencer	Weldon
Stoll	Wells
Talbert	Westbrook
Tarwater	White
Taylor	Wilson
Tennant	Wood
Thornberry	Worley
Thornton	Wright

Present—Not Voting

Allen

Absent

Nicholson

Stinson

Absent—Excused

Baker of Grayson

Vale

Keith

Winfree

HOUSE BILL NO. 687 ON THIRD READING

Mr. Riviere moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 687 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—139

Allison	Cockrell
Alsup	Coleman
Anderson	Colquitt
Bailey	Colson, Mrs.
Baker	Cornett
of Fort Bend	Corry
Bell	Crossley
Blankenship	Daniel
Bond	Davis of Jasper
Boyd	Davis of Upshur
Boyer	Dean
Bradbury	Derden
Bradford	Dickison
Bray	Dickson
Bridgers	Dowell
Broadfoot	Dwyer
Brown of Cherokee	Faulkner
Brown	Felty
of Nacogdoches	Ferguson
Bundy	Fielden
Burkett	Fuchs
Burney	Galbreath
Cauthorn	Gilmer
Celaya	Goodman
Chambers	Gordon, Mrs.
Clark	Hale
Cleveland	Hamilton

Hankamer	Pace
Hardeman	Petsch
Hardin	Pevehouse
Harp	Piner
Harper	Pope
Harrell of Bastrop	Ragsdale
Harrell of Lamar	Reader of Bexar
Harris	Reader of Erath
Hartzog	Reaves
Heflin	Reed
Holland	Rhodes
Howard	Riviere
Howington	Roach
Hull	Roberts
Hunt	Robinson
Isaacks	Russell
Johnson of Ellis	Schuenemann
Johnson of Tarrant	Segrist
Kennedy	Shell
Kern	Skiles
Kerr	Smith of Frio
Kersey	Smith of Hopkins
Kinard	Smith
King	of Matagorda
Langdon	Spencer
Lehman	Stoll
Leyendecker	Talbert
Little	Tarwater
Lock	Taylor
Loggins	Tennant
London	Thornberry
Mays	Thornton
McAlister	Turner
McDaniel	Vint
McDonald	Voigt
McFarland	Waggoner
McMurry	Weldon
McNamara	Wells
Mohrmann	Westbrook
Monkhouse	White
Montgomery	Wilson
Morris	Wood
Newell	Worley
Olsen	Wright

Present—Not Voting

Allen

Absent

Donaghey Oliver
Nicholson Stinson

Absent—Excused

Baker of Grayson Vale
Keith Winfree

The Chair then laid House Bill No. 687 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allison	Holland
Alsup	Howard
Anderson	Howington
Bailey	Hull
Baker	Hunt
of Fort Bend	Isaacks
Bell	Johnson of Ellis
Blankenship	Johnson of Tarrant
Bond	Kennedy
Boyd	Kern
Boyer	Kerr
Bradbury	Kersey
Bradford	Kinard
Bray	King
Brown of Cherokee	Langdon
Brown	Lehman
of Nacogdoches	Leyendecker
Bundy	Little
Burkett	Lock
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McFarland
Coleman	McMurry
Colquitt	McNamara
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Oliver
Davis of Upshur	Olsen
Dean	Pace
Derden	Petsch
Dickson	Pevehouse
Dowell	Piner
Dwyer	Pope
Faulkner	Ragsdale
Felty	Reader of Bexar
Ferguson	Reader of Erath
Fielden	Reaves
Fuchs	Reed
Galbreath	Rhodes
Gilmer	Riviere
Goodman	Roach
Gordon, Mrs.	Roberts
Hamilton	Robinson
Hankamer	Russell
Hardeman	Schuenemann
Hardin	Segrist
Harp	Shell
Harper	Skiles
Harrell of Bastrop	Smith of Frio
Harrell of Lamar	Smith of Hopkins
Harris	Smith
Hartzog	of Matagorda
Heflin	Spencer

Stoll	Waggoner
Talbert	Weldon
Tarwater	Wells
Taylor	Westbrook
Tennant	White
Thornberry	Wilson
Thornton	Wood
Turner	Worley
Vint	Wright
Voigt	

Present—Not Voting

Allen	Hale
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Absent

Bridgers	Donaghey
Broadfoot	Nicholson
Dickison	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 572 ON THIRD READING

Mr. Reed moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 572 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allison	Cleveland
Alsup	Cockrell
Anderson	Coleman
Bailey	Colquitt
Baker	Colson, Mrs.
of Fort Bend	Cornett
Bell	Corry
Blankenship	Crossley
Bond	Daniel
Boyd	Davis of Jasper
Boyer	Davis of Upshur
Bradbury	Dean
Bradford	Derden
Bray	Dickison
Bridgers	Dickson
Broadfoot	Dowell
Brown of Cherokee	Dwyer
Brown	Faulkner
of Nacogdoches	Felty
Bundy	Ferguson
Burkett	Fielden
Burney	Fuchs
Cauthorn	Galbreath
Celaya	Gilmer
Chambers	Goodman
Clark	Gordon, Mrs.

Hale	Oliver
Hamilton	Olsen
Hankamer	Pace
Hardeman	Pevehouse
Hardin	Piner
Harp	Ragsdale
Harper	Reader of Erath
Harrell of Bastrop	Reaves
Harrell of Lamar	Reed
Harris	Rhodes
Hartzog	Riviere
Heflin	Roach
Holland	Roberts
Howard	Robinson
Howington	Russell
Hull	Schuenemann
Hunt	Segrist
Isaacks	Shell
Johnson of Ellis	Skiles
Johnson of Tarrant	Smith of Frio
Kennedy	Smith of Hopkins
Kern	Smith
Kersey	of Matagorda
Kinard	Spencer
King	Stoll
Langdon	Talbert
Lehman	Tarwater
Leyendecker	Taylor
Little	Tennant
Lock	Thornberry
Loggins	Thornton
London	Turner
Mays	Vint
McAlister	Voigt
McDaniel	Waggoner
McDonald	Weldon
McMurry	Wells
McNamara	Westbrook
Mohrmann	White
Monkhouse	Wilson
Montgomery	Wood
Morris	Worley
Newell	Wright

Present—Not Voting

Allen

Absent

Donaghey	Petsch
Kerr	Pope
McFarland	Reader of Bexar
Nicholson	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid House Bill No. 572 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—138

Allen	Harrell of Bastrop
Allison	Harrell of Lamar
Alsup	Harris
Anderson	Hartzog
Bailey	Heflin
Baker	Holland
of Fort Bend	Howard
Bell	Howington
Blankenship	Hull
Bond	Hunt
Boyd	Isaacks
Boyer	Johnson of Ellis
Bradbury	Johnson of Tarrant
Bradford	Kennedy
Bray	Kern
Bridgers	Kerr
Broadfoot	Kersey
Brown of Cherokee	Kinard
Brown	King
of Nacogdoches	Langdon
Bundy	Lehman
Burkett	Leyendecker
Burney	Little
Cauthorn	Lock
Celaya	Loggins
Chambers	London
Clark	Mays
Cleveland	McAlister
Cockrell	McDaniel
Coleman	McDonald
Colquitt	McMurry
Colson, Mrs.	McNamara
Cornett	Mohrmann
Corry	Monkhouse
Crossley	Montgomery
Daniel	Morris
Davis of Jasper	Newell
Davis of Upshur	Oliver
Dean	Olsen
Derden	Pace
Dickison	Pevehouse
Dickson	Piner
Dowell	Ragsdale
Dwyer	Reader of Bexar
Faulkner	Reader of Erath
Felty	Reaves
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Goodman	Robinson
Gordon, Mrs.	Russell
Hale	Schuenemann
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harper	

Smith	Vint
of Matagorda	Voigt
Spencer	Waggoner
Stoll	Weldon
Talbert	Wells
Tarwater	Westbrook
Taylor	White
Tennant	Wilson
Thornberry	Wood
Thornton	Worley
Turner	Wright

Absent

Donaghey	Petsch
McFarland	Pope
Nicholson	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

SENATE BILL NO. 134 ON THIRD READING

Mr. Fuchs moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 134 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Alsup	Colson, Mrs.
Anderson	Cornett
Bailey	Corry
Baker	Crossley
of Fort Bend	Daniel
Bell	Davis of Jasper
Blankenship	Davis of Upshur
Bond	Dean
Boyd	Derden
Boyer	Dickison
Bradbury	Dickson
Bradford	Dowell
Bray	Faulkner
Bridgers	Felty
Broadfoot	Ferguson
Brown of Cherokee	Fuchs
Brown	Galbreath
of Nacogdoches	Gilmer
Bundy	Goodman
Burkett	Gordon, Mrs.
Burney	Hale
Cauthorn	Hamilton
Celaya	Hankamer
Chambers	Hardeman
Clark	Hardin
Cleveland	Harp
Cockrell	Harper
Coleman	Harrell of Bastrop
Colquitt	Harris

Hartzog	Reader of Erath
Heflin	Reaves
Holland	Reed
Howard	Rhodes
Howington	Riviere
Hull	Roach
Hunt	Roberts
Johnson of Ellis	Robinson
Kennedy	Russell
Kern	Schuenemann
Kerr	Segrist
Kersey	Skiles
Kinard	Smith of Frio
King	Smith of Hopkins
Lehman	Smith
Leyendecker	of Matagorda
Little	Spencer
Lock	Stoll
Loggins	Talbert
London	Tarwater
Mays	Taylor
McAlister	Tennant
McDaniel	Thornberry
McDonald	Thornton
McMurry	Turner
McNamara	Vint
Mohrmann	Voigt
Monkhouse	Waggoner
Montgomery	Weldon
Morris	Westbrook
Newell	White
Oliver	Wilson
Olsen	Wood
Pevehouse	Worley
Piner	Wright
Pope	

Nays—1

Shell

Present—Not Voting

Langdon

Absent

Allen	McFarland
Allison	Nicholson
Donaghey	Pace
Dwyer	Petsch
Fielden	Ragsdale
Harrell of Lamar	Reader of Bexar
Isaacks	Stinson
Johnson of Tarrant	Wells

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

The Chair then laid Senate Bill No. 134 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allison	Harris
Alsup	Hartzog
Anderson	Heflin
Bailey	Holland
Baker	Howard
of Fort Bend	Howington
Bell	Hull
Blankenship	Hunt
Bond	Johnson of Ellis
Boyd	Johnson of Tarrant
Boyer	Kennedy
Bradbury	Kern
Bradford	Kerr
Bray	Kersey
Bridgers	Kinard
Broadfoot	King
Brown of Cherokee	Langdon
Brown	Lehman
of Nacogdoches	Leyendecker
Bundy	Little
Burkett	Lock
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McMurry
Coleman	McNamara
Colquitt	Mohrmann
Colson, Mrs.	Monkhouse
Cornett	Montgomery
Corry	Morris
Crossley	Newell
Daniel	Oliver
Davis of Jasper	Olsen
Davis of Upshur	Pace
Dean	Petsch
Derden	Pevehouse
Dickison	Piner
Dickson	Pope
Dowell	Ragsdale
Faulkner	Reader of Erath
Felty	Reaves
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Goodman	Robinson
Gordon, Mrs.	Russell
Hale	Schuenemann
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harper	Spencer
Harrell of Bastrop	Stoll
Harrell of Lamar	Talbert

Tarwater	Weldon
Taylor	Wells
Tennant	Westbrook
Thornberry	White
Thornton	Wilson
Turner	Wood
Vint	Worley
Voigt	Wright
Waggoner	

Absent

Allen	Nicholson
Donaghey	Reader of Bexar
Dwyer	Smith
Isaacks	of Matagorda
McFarland	Stinson

Absent—Excused

Baker of Grayson	Vale
Keith	Winfree

HOUSE BILL NO. 722 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 722, A bill to be entitled "An Act providing for the sum of money required for placing names on the primary ballot in certain counties; repealing all laws and parts of laws in conflict, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 722 ON THIRD READING

Mr. Dickison moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 722 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—130

Allen	Broadfoot
Alsup	Brown of Cherokee
Anderson	Brown
Bailey	of Nacogdoches
Baker	Bundy
of Fort Bend	Burkett
Blankenship	Burney
Bond	Cauthorn
Boyer	Celaya
Bradbury	Chambers
Bradford	Clark
Bray	Cleveland
Bridgers	Cockrell

Coleman	Loggins
Colquitt	London
Colson, Mrs.	Mays
Cornett	McAlister
Corry	McDaniel
Crossley	McDonald
Daniel	McMurry
Davis of Jasper	McNamara
Davis of Upshur	Mohrmann
Dean	Monkhouse
Derden	Montgomery
Dickison	Morris
Dickson	Newell
Dowell	Oliver
Dwyer	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Ragsdale
Fuchs.	Reader of Bexar
Galbreath	Reader of Erath
Gilmer	Reaves
Goodman	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach
Hankamer	Roberts
Hardeman	Robinson
Hardin	Russell
Harp	Schuenemann
Harper	Segrist
Harrell of Bastrop	Shell
Harris	Skiles
Hartzog	Smith of Frio
Heflin	Smith of Hopkins
Holland	Spencer
Howard	Stoll
Howington	Talbert
Hull	Tarwater
Hunt	Taylor
Johnson of Ellis	Tennant
Johnson of Tarrant	Thornton
Kennedy	Turner
Kern	Vint
Kerr	Voigt
Kersey	Waggoner
Kinard	Weldon
King	Westbrook
Langdon	White
Lehman	Wilson
Leyendecker	Wood
Little	Worley
Lock	Wright

Absent

Allison	Olsen
Bell	Pope
Boyd	Smith
Donaghey	of Matagorda
Harrell of Lamar	Stinson
Isaacks	Thornberry
McFarland	Wells
Nicholson	

Absent—Excused

Baker of Grayson Vale
Keith Winfree

The Chair then laid House Bill No. 722 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—113

Alsup	Hull
Bell	Hunt
Blankenship	Isaacks
Boyd	Johnson of Ellis
Boyer	Johnson of Tarrant
Bradbury	Kennedy
Bradford	Kern
Bray	Kerr
Bridgers	Kersey
Broadfoot	Kinard
Brown	King
of Nacogdoches	Langdon
Bundy	Lehman
Burkett	Leyendecker
Burney	Little
Cauthorn	Lock
Celaya	Loggins
Clark	London
Cleveland	Mays
Cockrell	McAlister
Coleman	McDaniel
Colquitt	McDonald
Colson, Mrs.	McNamara
Corry	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Dean	Newell
Derden	Oliver
Dickison	Olsen
Dickson	Pevehouse
Dowell	Piner
Dwyer	Ragsdale
Faulkner	Reader of Bexar
Felty	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Galbreath	Roach
Gilmer	Roberts
Goodman	Robinson
Gordon, Mrs.	Russell
Hamilton	Schuenemann
Hankamer	Segrist
Hardin	Shell
Harp	Skiles
Harper	Smith of Frio
Harrell of Bastrop	Smith of Matagorda
Harris	Stoll
Heflin	Talbert
Holland	Taylor
Howard	Tennant
Howington	

Thornberry
Thornton
Turner
Vint
Voigt
Waggoner

White
Wilson
Wood
Worley
Wright

Nays—9

Allen	Hale
Bailey	Hardeman
Brown of Cherokee	McMurry
Davis of Jasper	Westbrook
Davis of Upshur	

Present—Not Voting

Baker of Fort Bend	Smith of Hopkins
Bond	Spencer
Pace	Tarwater
	Weldon

Absent

Allison	McFarland
Anderson	Nicholson
Chambers	Petsch
Cornett	Pope
Donaghey	Riviere
Harrell of Lamar	Stinson
Hartzog	Wells
Morris	

Absent—Excused

Baker of Grayson Vale
Keith Winfree

Mr. Dickison moved to reconsider the vote by which the bill was passed, and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILLS ON FIRST READING

Mrs. Colson asked unanimous consent, to introduce at this time, and have placed on first reading, House Bill No. 800.

There was no objection offered.

The Chair then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mrs. Colson and Mr. McDonald:

H. B. No. 800, A bill to be entitled "An Act making it unlawful to hunt, shoot or kill any wild deer and/or wild turkey for a period of three (3) years from and after the effective date of this Act in the Counties of Grimes and Brazos, State of Texas; fixing a penalty; repealing all laws and parts of laws in conflict herewith in so far as they apply to Grimes

and Brazos Counties, and declaring an emergency."

Referred to the Committee on Game and Fisheries.

Mr. Anderson asked unanimous consent, to introduce, at this time, and have placed on first reading, House Bill No. 801.

There was no objection offered.

The Chair then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mr. Anderson:

H. B. No. 801, A bill to be entitled "An Act authorizing County Commissioners Courts in certain counties to pay employees' salaries while ill or injured, providing payment of such salaries, providing mode and manner of payment of such salaries, providing vacation periods for employees in certain counties, providing number of days of said vacation during any calendar year, providing for full compensation during such vacation, and declaring an emergency."

Referred to the Committee on Counties.

Mr. Pope asked unanimous consent, to introduce, at this time, and have placed on first reading, House Bill No. 802.

There was no objection offered.

The Chair then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mr. Pope:

H. B. No. 802, A bill to be entitled "An Act validating proceedings heretofore had by certain cities in Texas, other than home-rule cities, for the issuance of revenue bonds and ad valorem tax bonds for the purpose of procuring funds to construct waterworks and sewer systems for such cities, validating the bonds to be issued pursuant to such proceedings and the indentures executed and to be executed as security for such bonds, authorizing the adoption of the proceedings necessary to complete the issuance of such bonds, validating proceedings had in the incorporation of such cities, providing the manner in which the assessed valuation of taxable property may be determined in such of said cities as have not heretofore levied taxes, repealing all con-

flicting Acts, and declaring an emergency."

Referred to the Committee on Municipal and Private Corporations.

BILL ORDERED NOT PRINTED

(By unanimous consent)

On motion of Mr. Anderson, House Bill No. 801 was ordered not printed.

SENATE BILLS ON FIRST READING

The following Senate bills, received from the Senate today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

Senate Bill No. 164, to the Committee on State Affairs.

Senate Bill No. 215, to the Committee on Game and Fisheries.

Senate Bill No. 213, to the Committee on Game and Fisheries.

Senate Bill No. 203, to the Committee on Highways and Motor Traffic.

ADJOURNMENT

On motion of Mr. Bond, the House, at 6:10 o'clock p. m., adjourned until 10:00 o'clock a. m., tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills, as follows:

Counties: House Bills Nos. 474, 672 and 801; Senate Bills Nos. 96, 97.

Game and Fisheries: House Bills Nos. 744 and 783.

Insurance: House Bill No. 95.

Judiciary: House Bills Nos. 362, 572 and 687.

Judicial Districts: House Bill No. 266.

School Districts: House Bills Nos. 546, 587, 634, 649, 660, 670, 697 and 711.

State Affairs: House Bills Nos. 58, 122, 448 and 540.

Revenue and Taxation: House Bill No. 745.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Committee Room,

Austin, Texas, February 24, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. C. R. No. 51, Setting the time for the Honorable Nathan Straus to address the Legislature.

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

Austin, Texas, February 24, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 631, A bill to be entitled "An Act regulating the taking, catching and possessing of sand bass fish in the fresh waters of Denton County, Texas; providing that there shall be no closed season for the taking and catching of such fish; prescribing the bag limit and length limit thereof; regulating the kind of bait which may be used for the catching of such fish during certain months; prescribing penalties for any violation hereof; and defining the intent of this law, and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Committee Room,

Austin, Texas, February 27, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 147, "An Act declaring it unlawful to take, hunt, trap, ensnare, kill, or attempt to kill by any means whatsoever any wild deer, buck, doe, fawn, or wild turkey in Palo Pinto County for a period of four (4) years from and after the passage of this Act; providing a penalty therefor; providing for the protection of crops and gardens being de-

stroyed by deer, and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HAMILTON, Chairman.

Austin, Texas, February 27, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 351, "An Act to permit the taking of fish in public waters and streams in Erath and Hood Counties with certain exceptions; to permit the taking of minnows in certain cases, and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HAMILTON, Chairman.

Austin, Texas, February 27, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 252, "An Act to authorize Boards of Trustees of all County Line Independent School Districts partly situated in three (3) or more counties, the supervision of said school being located in counties having a population of not less than seventeen (17,000) nor more than seventeen thousand, five hundred (17,500) as shown by the last preceding Federal Census, to pay present outstanding legal indebtedness of said County Line Independent School Districts by refunding warrants to bear interest of not more than six (6) per cent per annum and to be payable out of a portion of the local maintenance taxes, and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HAMILTON, Chairman.

Austin, Texas, February 27, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 311, "An Act making certain emergency appropriations for the General Land Office and Executive Department, and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HAMILTON, Chairman.

Austin, Texas, February 27, 1939.
Hon. R. Emmett Morse, Speaker of
the House of Representatives.

Sir: Your Committee on Enrolled
Bills, to whom was referred

H. B. No. 349, "An Act creating and
establishing Callahan County Road
District No. 2 in Callahan County,
Texas, under Article III, Section 52,
of the Constitution of Texas, for the
purpose of the construction, operation,
and maintenance of macadamized,
graveled, or paved roads or turnpikes,
or in aid thereof; describing the ter-
ritory included therein; making the
district a body corporate with author-
ity to sue and be sued; authorizing
the district to issue bonds upon two-
thirds vote of the property taxpaying
voters voting at an election; prescrib-
ing the method of calling and con-
ducting such election, and the method
of issuing said bonds; directing the
levy, assessment, and collection of a
tax for the payment of principal and
interest of said bonds; providing for
the custody and disbursement of the
funds of the district; providing that
in awarding contracts for road con-
struction the Commissioners' Court
shall advertise for bids and shall
award the contract to the lowest and

best bidder; providing that the fact
that a portion of the District hereby
created is also included in another
Road District having outstanding
bonds shall not affect the District
hereby created or its powers hereby
granted; determining that all of the
lands in said District will be bene-
fited by additional road improve-
ments; providing that the provisions
of this Act shall prevail in the event
of conflict with any other General or
Special Laws; providing that if any
provision hereof is held to be invalid
such holding shall not affect the
other provisions hereof, and declar-
ing an emergency."

Has carefully compared same and
finds it correctly enrolled.

HAMILTON, Chairman.

SENT TO THE GOVERNOR

February 27, 1939

House Bill No. 147.
House Bill No. 252.
House Bill No. 311.
House Bill No. 349.
House Bill No. 351.
House Concurrent Resolution No. 46.
House Concurrent Resolution No. 43.
House Concurrent Resolution No. 27.

In Memory of R. L. Davidson

Mr. Morris offered the following resolution:

H. S. R. No. 147, In memory of R. L. Davidson.

Whereas, On yesterday, February 26th, the Great Master of the Universe called from the walks of man R. L. Davidson of Greenville, Texas; and

Whereas, Mr. Davidson was the father of Honorable Lloyd W. Davidson, States Attorney; and

Whereas, He was an outstanding pioneer citizen of Texas, whose every act and walk in life radiated sunshine and pleasant association; and

Whereas, He was beloved by all those who knew him, being affectionately called "Uncle Bob"; and

Whereas, The deceased was a man of abiding faith in the Supreme Ruler and in his fellow man; and

Whereas, He was a staunch Democrat, always upheld Democratic principles without reservation or secret evasion of mind; and

Whereas, The passing of this beloved citizen results in a tremendous loss to his community, his State and his friends; now, therefore, be it

Resolved by the House of Representatives of the State of Texas, That the Members thereof regret exceedingly the untimely passing of this worthy man, and deeply sympathize with his bereaved family; and, be it further

Resolved, That a copy of this resolution be spread upon the House Journal of today, in memory of the deceased; and, be it further

Resolved, That when the House adjourns today it do so in respect and memory of this beloved citizen; and, be it further

Resolved, That the Chief Clerk of the House send to the family of the deceased at Greenville, Texas, a copy of this resolution, under the seal of the House of Representatives.

MORRIS,
SMITH of Hopkins,
KERN,
THORNTON.

The resolution was read second time.

Signed—Morse, Speaker; Allen, Allison, Alsup, Anderson, Bailey, Baker of Fort Bend, Baker of Grayson, Bell, Blankenship, Bond, Boyd, Boyer, Bradbury, Bradford, Bray, Bridgers, Broadfoot, Brown of Cherokee, Brown of Nacogdoches, Bundy, Burkett, Burney, Cauthorn, Celaya, Chambers, Clark, Cleveland, Cockrell, Coleman, Colquitt, Mrs. Colson, Cornett, Corry, Crossley, Daniel, Davis of Jasper, Davis of Upshur, Dean, Derden, Dickison, Dickson, Donaghey, Dowell, Dwyer, Faulkner, Felty, Ferguson, Fielden, Fuchs, Galbreath, Gilmer, Goodman, Mrs. Gordon, Hale, Hamilton, Hankamer, Hardeman, Hardin, Harp, Harper, Harrell of Bastrop, Harrell of Lamar, Harris, Hartzog, Heflin, Holland, Howard, Howington, Hull, Hunt, Isaacks, Johnson of Ellis, Johnson of Tarrant, Keith, Kennedy, Kerr, Kersey, Kinard, King, Langdon, Lehman, Leonard, Leyendecker, Little, Lock, Loggins, London, Mays, McAlister, McDaniel, McDonald, McFarland, McMurry, McNamara, Mohrmann, Monkhouse, Montgomery, Newell, Nicholson, Oliver, Olsen, Pace, Petsch, Pevehouse, Piner, Pope, Ragsdale, Reader of Bexar, Reader of Erath, Reaves, Reed, Rhodes, Riviere, Roach, Roberts, Robinson, Russell, Schuenemann, Segrist, Shell, Skiles, Smith of Frio, Smith of Matagorda, Spencer, Stinson, Stoll, Talbert, Tarwater, Taylor, Tennant, Thornberry, Turner, Vale, Vint, Voigt, Waggoner, Weldon, Wells, Westbrook, White, Wilson, Winfree, Wood, Worley and Wright.

On motion of Mr. Harris, the names of all the Members of the House were added to the resolution as signers thereof.

The resolution was unanimously adopted.